REPUTATION MATTERS

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PREFACE





This book is about the importance of reputation: why it matters and what is the ideal reputation for the image of the brand that one is promoting. What does a person represent to the global community and what can anyone expect from that person in personal dealings. This applies across the board in terms of institutions also. Who is right and who is wrong or wanting in the reputation that he possesses? Who will acquire followers. If one has no followers than does it mean that what one has projected got no arguments against it or is simply being ignored by vested interests. That is the final structure within which the author's life progresses after 24 years of soul-searching.

The opinion of the author is that what constitutes a good reputation is the most idealistic brand for a human being and by extension the global community of humanity and its constitutional components in structures as States and institutions within States and internationally so that the most philanthropic outcome is attained as a service to humanity and to the planet Earth. How does one contribute to the welfare of all living beings that go to make up the ecosystem of the planet and attain sustainable development? It is done by identifying the wrongs in all systems of government and exposing the wrongs and thereby send the wrong doers into their cubby holes so that only the emancipated automatically rise to get to be in charge of the global humanity at all levels. I say rise because one cannot impose one's views on a single other person, it has to be an evolutionary process and that is best attained if one has adopted the satya-advaitic approach to progress, where one does not set out to harm any person or institution but just draw their attention to the needs of the hour, and let them decide where they wish to go from there.

All actions are an end in itself in that the author does not set out with a mission to change things. If change does come about during his lifetime that is all well and good. So he writes profusely so that future generations would read his autobiography and draw their own conclusions. Rome was not bult in a day and the author does not subscribe to the view that you cannot make an omelette without smashing open the eggs. If the hunger is there boiled eggs would suffice for now and gradually the day will come that omelettes are made. So he has set his vision of the Conservative

Libertarian Society and the Libertarian Democracy as the way to go: Take it or leave it. The author is satisfied that he has done the right studies and come up with the ideal solution to the ills of humanity going forwards. He is only concerned about his own integrity and reputation as an honest person without any motives other than to gain knowledge and wisdom and impart them through his publications that he funds from personal resources.

Reputation Matters

https://www.knowledgeforworldconservation.com/post/reputation-matters

Living is about establishing one's reputation among the present generation of humanity in having zero faults in character and actions so having the dignity of what Hindus call as purushottama. One has to come out in the open and state your case if one's actions have been called into question as in my case from the time in 1998 that I was declared to have been blameworthy of gross misconduct at the Natural Resources Institute of the University of Greenwich and subsequently at Shell, Sainsburys, Tesco and BP.

It has taken a very long time to get a chance in front of a Judge to defend my character and actions when I will appear in Medway County Court on 27 October 2022 at 10 am for a decision that would decide on whether or not I have always been the sanest person in the world not just today but who has ever lived on Earth. I am protesting that I have been the victim and not the wayward aggressor in confronting those who have for reasons of their own defamed me as a Hate Crime for speaking the truth in my websites publications and the 63 autobiographical books that I have written of my experiences over the past 24 years.

The judgment entered finally by the presiding Judge will be a reflection of the State of the United Kingdom that I came to 49 years ago from India with a very strong Hindu upbringing.

Reputation matters includes a conduct that is based on seeing through the attitudes of other people and institutions around you affecting your life so that one cannot be fooled by hanky-panky management of affairs, whether in employment, the Law Enforcement in the Police Forces or from a Judge at a Court of law. One has to seek recourse through complaints and appeals and keep the legal process on going until justice is served against those who have defamed you.

21.39 pm (UK-Time) 23 July 2022

Your Job Alert for Section Leader: Claim J00ME572 of Medway County Court

Yahoo

/

Sent

Shantanu Panigrahi <shantanupanigrahi@yahoo.com>

To: hrssorg@asda.co.uk, People Relations UK BP, Human Resources (Sainsburys), resourcingteam@tesco.com

Cc:

Enquiries Medway County

Sat, 23 Jul at 21:57

Dear ASDA

We have had a lot of correspondence over the innumerable number of employment applications that I have submitted to ASDA with only one interview and no feedback.

Please take note of the attached proceedings on 27 October 2022 at 10.00 am located at Medway County Court where you may be asked to provide an explanation by the Judge presiding over Claim J00ME572: n1-eng Kent Police UpdateJune2022.pdf; REPUTATION MATTERS.docs

I have now unsubscribed from the ASDA Job Alerts, pending the resolution of the Case.

I am copying this email to Tesco, BP and Sainsburys who are also named in the Claim Form for appropriate responses.

Yours sincerely

Dr Shantanu Panigrahi 3 Hoath Lane Wigmore Gillingham Kent ME8 OSL Tel: 07967789619

Download all attachments as a zip file

- (a) n1-eng KentPolice UpdateJune2022.pdf 208.7kB
- (b) REPUTATION MATTERS-digital.docx 17.4kB

(a)

Contents of Claim Form against Kent Police 5 May 2022

Claim Form

In the High Court of Justice Queens Bench Division

Claimant's Name and address including postcode: Dr Shantanu Panigrahi 3 Hoath Lane Wigmore

Gillingham

Kent ME8 0SL

Defendant's Name and Address including postcode:

Kent Police

Grugeon House,

Police Headquarters,

Sutton Road,

Maidstone

Kent ME15 9BZ

Brief details of claim:

This Claim is for compensation and damages suffered by me as the Claimant as a result of Kent Police's inaction and actions that has caused me much suffering since 2004. The Claim was submitted in 2017 for which the Claim Number was HQ17X01773 at the Queen's Bench Division of the High Court. This Claim Form is an amendment to that Claim to incorporate further particulars of claim.

Value

To be determined according to the acceptance of the Court Fees already paid to HMCTS during the past 10 months.

Preferred County Court Hearing Centre: Royal Courts of Justice, Strand, London WC2A 2LL

Defendants Name and address for service including postcode:

Kent Police Grugeon House, Police Headquarters, Sutton Road, Maidstone Kent ME15 9BZ

Court Fee: £432

Does this Claim have any issues of interest in the Human Rights Act: Yes

Particulars of Claim: (attached/to follow):

This Claim is brought to the High Court against Kent Police and co-conspirators (officials in Her Majesty's Court and Tribunal Service, Lawyers, the Legal Ombudsman and the Independent Police Complaints Commission) for the following chargesheet against this Police Force:

- (a) protecting criminals on my submission of Internet Complaint hate crime;
- (b) protecting criminals on the Shell Tribunal matter;
- (c) protecting criminals in the UKIP proceedings matter;
- (d) protecting criminals in the Greenwich Legalities matter;
- (e) protecting criminals in the National Health Service directed crimes against me;
- (f) protecting criminals in the AuthorhouseUK book publication matter;
- (g) protecting the Legal Ombudsman from criminal activities against me with regard to several lawyers that I complained about;
- (h) Dover capture by Kent Police in 2004 to incarcerate me in a mental hospital without due reason;
- (i) capturing me at home and under handcuffs returning me to the mental hospital from where I had lawfully absconded;
- (j) pointless prosecution of speeding offence that I was collecting money to discharge in January 2017;
- (k) protecting court officials who gave me an unjustified criminal record with the processing of the speeding offence at Medway Magistrates Court;
- (I) protecting the Labour Party in its hate crime of denying me my membership rights to submit Motions, and Questions to the Prime Minister;
- (m) protecting the Prime Minister of the United Kingdom, Mr Boris Johnson who obstructed and perverted the course of justice against the Claimant in Claim E35YM660 of the Central London County Court;
- (n) protecting the Prosecutor at the International Criminal Court for thwarting justice in Claim No Court Reference: OTP-CR-76/22;
- (o) protecting the Norway membership of the Security Council from bringing the submissions of the Claimant to the attention of the Security Council, the General Assembly of the United Nations and the Secretary General of the United Nations;
- (p) protecting Wordpress.com internet service providers in unfairly and criminally suspending two of the Claimant's Blogs https://shantanup.wordpress.com and https://towardsknowledgeforworldconservation.com; and

- (q) Framing false allegations of harassment and stalking by me against Katrina Sale and BP that it knew I had nothing to do with and that it was organised by the State Security Services within the UK and in the United States of America; false arrest and confiscation of our family computer and Mobile Phone devices.
- (r) protecting criminals in BP, Tesco, Sainsburys and ASDA for denying me employment unfairly.

Statement of Truth:

I understand that proceedings for contempt of Court may be brought against anyone who makes of causes to be made, a false statement in a document verified by a statement of truth without an honest belief in its truth.

I believe that the facts stated in this particulars of claim are true.

Signature: Shantanu Panigrahi

Claimant

Date 05/05/2022

Full Name: Dr Shantanu Panigrahi

Your Ask HR request has been created

Yahoo

/

Inbox

Ask HR <support@askhr-sb-prod.zendesk.com>

To:

Shantanu Panigrahi

Sat, 23 Jul at 22:01

Hi Shantanu,

Your question "Your Job Alert for Section Leader: Claim J00ME572 of Medway County Court" (10402) has been created, we'll get back to you as quickly as possible.

You can add more details at any time by replying to this email or logging into Ask HR and selecting 'My Requests'

The Ask HR Team

https://askhr.sainsburys.co.uk

P.S: If you wish to opt out of email notifications, you can update your Profile in Ask HR at any time.

Kind Regards

Ask HR

Sainsbury's

This email is a service from Ask HR. Delivered by Zendesk

[WP72G7-RKMGX]

Automatic reply: Your Job Alert for Section Leader: Claim J00ME572 of Medway County Court

Yahoo

/

Inbox

HRAdv ERAdmin hradv.eradmin@sainsburys.co.uk

To:

Shantanu Panigrahi

Sat, 23 Jul at 22:01

Thanks for getting in touch. We've got your email and a member of the team will review it shortly.

We will aim to get back to you in the next 72 hours (Monday to Friday). In the meantime if you have any questions relating your query please feel free to speak to a Line Manager within your location. For guidance or further information on policy relating to Appeals or Fair Treatments (grievances) please call 08000 153030 to speak to a member of the AskHR team.

This email and any files transmitted with it are confidential and intended solely for the use of the individual or entity to whom they are addressed. If you have received this email in error please notify the system manager (postmaster@sainsburys.co.uk) and delete it from your system.

Sainsbury's Supermarkets Ltd (3261722 England)

Registered Offices: 33 Holborn, London, EC1N 2HT Sainsbury's Argos is a trading name of both:

1) Argos Limited, Registered office: 489-499 Avebury Boulevard, Milton Keynes, United Kingdom,

MK9 2NW, registered number: 01081551 (England and Wales); and

2) Sainsbury's Supermarkets Limited, Registered office: 33 Holborn, London, EC1N 2HT, registered

number: 03261722 (England and Wales).

All companies listed above are subsidiaries of J Sainsbury plc (185647).

Hide original message

22.20 pm (UK-Time) 23 July 2022

On Facebook:

Shantanu Panigrahi shared a memory.

11m ·

Shared with Public

Everything that I wrote has been confirmed in the passage of time over the past two years since I deliberated thus. The final assessment today has replaced the term Brahmoadvaita with Satya-advaita. All attachments are self-destructive as they generate conflicts within and conflicts with the elements in the rest of Brahma-Nature. Objectives, plans missions desires, hopes, anticipations, expectations wishes etc are all associated with the body-biology whereas by some miracle of Creation we living beings have a mind that is flexible and malleable to enable a person scope for ascending to where lies the supreme treasure of the jigsaw puzzle, the meaning of life itself, in the state of continuous bliss from lack of intellectual restrictions of any kind. Even the objective of truth is automatically manifested in the spontaneity of actions.

2 years ago See your memories

Shantanu Panigrahi 24 July 2020 · Shared with Public Shantanu Panigrahi's Philosophy

If one wants to be the lord of the jungle of Nature, the best way to do that is to learn how to understand Nature and set your purushottama target of survival with dignity by the religion of Brahmoadvaita. That is what I determined through the satya-advaita means of truth-search and truth-accommodation. But to have a desire or aim or ambition to become a purushottama in whatever description of it one chooses, whether inspired through religion or self-determined atheistically, the desire to proceed along that path does not liberate and only generates moment by moment pleasure instantaneously from one's actions as the karma that one has undertaken, or through ones adherence to a revealed dharma of some or other concept of living, religious or secular. These momentary experiences of happiness at one's attainments as one progresses in life do not lead to permanent bliss of mind because one is still harping on at one's past and present attainments and planning to retain them as memories for personal material consumption by

oneself or as a prescription to be admired by present society or even worse for its admiration by future generations so that one goes down in human history with a legacy that one considers worthwhile for what one is leaving. That is pathetic self-gratification and does not engender bliss for oneself as has been aspired to by old Hindu sages since time immemorial under the state of attaining satchitananda or nirvana. The attainment of full liberty into freethought and actions moment by moment fearless of one's present generation's attitude towards one's conduct and utterances and proceeding forwards in life without targeted karma as actions is the only way to liberate oneself from the attachments of the body and mind. As long as one lives on, one is then acting spontaneously and nonchalantly to one's thoughts and thereby proceeding in one's life in complete calmness and composure oblivious to any material or spiritual repercussions on oneself to be concerned about for the actions one has taken. I now believe that this state of mind is nirvana attained within this lifetime because one is at total peace with oneself by one's moment by moment actions that one cannot get away from as long as one lives because of necessity one has to act for the basic needs of life to be met, like food, shelter, company in the family and in the society at large unless one is prepared for reclusive existence to get away from it all (the samsara) because one could not cope with the nuances of Brahma-Nature in terms of the conflicts that arise within the family and wider society when people have to mix with each other. Abandoning the society means that one has not acquired the knowledge and wisdom yet required to live in peace within the confines of Nature be that as previous generations have conceptualised under previous theories of Evolution of Life, or by any alternative explanation that I have come up with on that under my Brahmoadvaita variant or any other descriptions practiced by many successful world entrepreneurs in various fields who have based their actions on beliefs imparted by a God from Jesus Christ-derived Christianity, Allah-derived Islam, etc the list goes on. That is the philosophy current in my mind to live on and to act on the basis of for my moment by moment survival derived from my own understanding of the functioning of Brahma-Nature. So as I describe myself now as a liberated soul under the knowledge acquired to have attained spontaneity of karma (actions), namely that I have in search of Freedom of Mind learnt that any action (karma) no matter for how long (momentarily or considered) one bases it on conceptual considerations arising from personal beliefs or analysis of one's immediate reality of circumstances that one is confronted with or faces, is harmful to one's peace of mind and thereby disturbs one's blissful existence momentarily or permanently from the brain's retention of ones actions in its memory bank. So act freely and spontaneously is my motto for myself. That is the gospel according to my advaitism: Sri Krishna is unperturbed so I am unperturbed on the consideration that everything happening in the universe is pre-ordained and pre-

Updated: 25 July 2020, 9.40 am

Last entry: 07.45 am (UK-Time) 24 July 2022

Correspondence with Hedgerows on Facebook on 24 July 2022 morning:

Hedgerows

Blessed.

Hedgerows

1.2K people like this

Landscape company

You opened this conversation through an ad. When you reply, Hedgerows will see your public info and which ad you clicked on.

orchestrated. So as per Doris Day's song 'que sera sera, whatever will be we be': that is Bliss as

Hedgerows

Hedgerows

Hi, Shantanu! Please let us know how we can help you.

You sent

Where are you located?

Hedgerows

Hi, thanks for contacting us. We've received your message and appreciate your getting in touch, if your enquiry is urgent. Please message 07876205955 or email rp.hedgerows@googlemail.com Hedgerows

Hedgerows

We service all over the Kent and Sussex. Based in Tunbridge Wells.

You sent

In the front of our house we have a row of conifers that are abot 9 feet tall but are not in good condition as the soil there is degraded causing the conifers to wither and se died.

Hedgerows

Hedgerows

Ok if you would like us to attend to quote please send your full address and phone number so we can arrange to pop over.

You sent

W

You sent



What would the conifers be replaced by?

You sent

You sent

Our address is 3 Hoath Lane Wigmore, Gillingham Kent ME8 0SL. Tel: 07967789619.

Hedgerows

Hedgerows

There are a multitude of things you could replace them with. Did you want evergreen hedging and if so what height would you like them to start at? If you could give me the measurement/ length of the hedge line I can work a rough cost for you.

You sent

You sent

I will prefer evergreen shrub type row, 5-6 feet in height and one that flowers but what about the soil, would the present one need replenishment with nutrients.

Hedgerows

Hedgerows

Yes I would price to add soil improvement and food. I will all be in the estimate. I just need the length of your current row of conifers please.

09:00

You sent

The length of the current row is roughly 36 feet.

10:02

Hedgerows

Hedgerows

Thank you I'll get some costs to you Monday sometime.

You sent: Thumbs Up symbol

10.56 am (UK-Time) 24 July 2022

To Tide Bank on Account Verification Chat: How long will it take to verify the account?

10.59 am (UK-Time) 24 July 2022

Re: EXTERNAL: This email originates from outside Tide. Hello TideI have uploaded my documents

Shantanu

Inbox

from: Shantanu Panigrahi <shanpanigrahi3000@gmail.com>

to: hello@tide.co

cc: cccladjournments < cccladjournments@justice.gov.uk >,

enquiries.medway.countycourt@justice.gov.uk

date: 24 Jul 2022, 13:01

subject: Re: EXTERNAL: This email originates from outside Tide. Hello TideI have uploaded my

documents Shantanu mailed-by: gmail.com

Hello Vishal

I was puzzled when Dorian had first written to me copying his email to ccladjournments at Central London County Court and enquiries at Medway County Court, in relation to the contents of the link: Permission sought to discontinue Claim J00ME572 (knowledgeassessmentanddissemination.com) erroneously sending the submission to the Medway Country Court on a Saturday that it is closed on, so the deadline of 5.00 pm that I set for the Judge's decision on ojections to the proposed discontinuance was unreasonable on my part. Perhaps the Court will deal with the query tomorrow Monday 25 July 2022, or as it deems to be fit; (see attached:

CorrespondencewithTideBankongmail23Jul2022.docs So I wondered why I had to upload my passport and Selfie again when I had done so several months ago. Nevertheless as I said, I uploaded the passport and Selfie again but was then required to verify the Account with the Code: 3arcfagx, but there was nowhere in the App for me to do so.

So I raised a couple o Member Support questions and Shiva is still dealing with the matter that Dorian had raised.

If everything is in order now, please confirm so that I can draw a line under this.

Yours sincerely

Dr Shantanu Panigrahi 3 Hoath Lane Wigmore Gillingham Kent ME8 OSL Tel: 07967789619

On Sun, 24 Jul 2022 at 12:30, Vishal <hello@tide.co> wrote:

Hi Shantanu, thanks for reaching out to us. I am Vishal from the Member Support team and I will be assisting you today.

Could you please elaborate more on the issue you are facing to have a better understanding and clarity so that I can further advise?

Regards,

Vishal

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Attachments area

CorrespondencewithTideBankongmail23Jul2022.docs:

Re: What do you think about Tide?

Inbox

from: Dorian < hello@tide.co> reply-to: hello@tide.co

shanpanigrahi3000@gmail.com to:

enquiries.medway.countycourt@justice.gov.uk, cc:

cccladjournments@justice.gov.uk

date: 23 Jul 2022, 09:14

subject: Re: What do you think about Tide?

kbounces.tide.co mailed-by:

Signed by: tide.co

security: Standard encryption (TLS) Learn more

Important mainly because it was sent directly to you.

Hi Shantanu,

I am reaching out to you as no reply has been received since my latest message and this conversation thread will be closed down. Should there be a further need for assistance or If there is anything else, please get in touch with us once more.

Thanks.

Dorian

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from: Shantanu Panigrahi <shanpanigrahi3000@gmail.com>

to: hello@tide.co

enquiries.medway.countycourt@justice.gov.uk, cc: cccladjournments <cccladjournments@justice.gov.uk>

date: 23 Jul 2022, 09:18

subject: Re: What do you think about Tide?

mailed-by: gmail.com Yes, I am still interested.

On Sat, 23 Jul 2022, 09:14 Dorian, <hello@tide.co> wrote:

Hi Shantanu,

I am reaching out to you as no reply has been received since my latest message and this conversation thread will be closed down. Should there be a further need for assistance or If there is anything else, please get in touch with us once more.

Thanks,

Dorian

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from: Dorian <hello@tide.co> reply-to: hello@tide.co

to: shanpanigrahi3000@gmail.com

cc: enquiries.medway.countycourt@justice.gov.uk,

cccladjournments@justice.gov.uk

date: 23 Jul 2022, 09:24

subject: Re: What do you think about Tide?

mailed-by: kbounces.tide.co

Signed by: tide.co

security: Standard encryption (TLS) Learn more

: Important mainly because you often read messages with this label.

Hello Shantanu,

In what way can I help you out further and would it be okay if we continue the correspondence over the in-app chat?

Apologies, it is the most secure channel for correspondence, and we cannot discuss any account-related details over email, this would be for the best.

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forms. Chartery Designably sehamonismable 2000 @ grapil com

from: Shantanu Panigrahi <shanpanigrahi3000@gmail.com>

to: hello@tide.co date: 23 Jul 2022, 09:28

subject: Re: What do you think about Tide?

mailed-by: gmail.com

Dear Tide I would like to discuss it with you in-App chat, how do I install it?

Thanks Shantanu

On Sat, 23 Jul 2022, 09:24 Dorian, <hello@tide.co> wrote:

Hello Shantanu,

In what way can I help you out further and would it be okay if we continue the correspondence over the in-app chat?

Apologies, it is the most secure channel for correspondence, and we cannot discuss any account-related details over email, this would be for the best.

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Dorian

09:37 (3 hours ago)

to me

Hi Shantanu,

Do you currently have the Tide app on your phone?

You can access the chat service through it directly. If you no longer have the app, please re-install it through the application store on your phone, you will need to go through the account recovery process, this might take an hour to so for the relevant team to conduct their checks on your account. This email contains important service information about your Tide account. You may continue to receive similar notifications, even if you unsubscribe from other emails.

Tide Platform Limited, 5th Floor, 1 Appold Street, London, England, EC2A 2UT. Registered in England. Company registration number: 9595646.

from: Shantanu Panigrahi <shanpanigrahi3000@gmail.com>

to: hello@tide.co date: 23 Jul 2022, 09:57

subject: Re: What do you think about Tide?

mailed-by: gmail.com

Yes I have the Tide App and have just uploaded my passport and Selfie successfully. I can see my sort code and Account Number. It is doing further checks.

Shantanu

from: Dorian <hello@tide.co> reply-to: hello@tide.co

to: shanpanigrahi3000@gmail.com

date: 23 Jul 2022, 10:03

subject: Re: What do you think about Tide?

mailed-by: kbounces.tide.co

Signed by: tide.co

security: Standard encryption (TLS) Learn more

: Important mainly because you often read messages with this label.

Hi Shantanu,

Glad to hear!

Once completed, please get in touch with us through the chat service which you can fund on the support tab, we will assist you with any further queries.

I will close down this email thread to avoid further confusion.

Thank you for getting in touch.

Kind Regards,

Dorian

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Dorian

10:03 (3 hours ago)

to me

Hi Shantanu,

Glad to hear!

Once completed, please get in touch with us through the chat service which you can fund on the support tab, we will assist you with any further queries.

I will close down this email thread to avoid further confusion.

Thank you for getting in touch.

Kind Regards,

Dorian

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In Tide Account:

I checked Support on where to enter the Verification Code for the Bank Account:

Selected: Verify Account

Support: Is your issue related to any of the following topics?

Selected: Periodic Reviews

Support: Thanks! We will now connect you to our Member Support Team

Entered: My verification code is 3arcfagx

No one came on line to assist with this. 1.25 pm 23 July 2022

Support: There might be a delay in our response time today. We are slightly busier than normal and

we appreciate your patience while we get back to you 1.53 pm

Support: I have forwarded your query to the relevant team. Please be patient while they get back to

you. 3.00 pm

13.34 pm (UK-Time) 24 July 2022

1 of 1

Re: EXTERNAL: This email originates from outside Tide. Hello Tidel have uploaded my documents Shantanu Inbox

Vishal

12:30 (4 hours ago)

Hi Shantanu, thanks for reaching out to us. I am Vishal from the Member Support team and I will be assisting you today. Could you please elaborate more on the i

Shantanu Panigrahi

Attachments13:01 (3 hours ago)

Hello Vishal I was puzzled when Dorian had first written to me copying his email to ccladjournments at Central London County Court and enquiries at Medway Count

from: Vishal <hello@tide.co> reply-to: hello@tide.co

to: shanpanigrahi3000@gmail.com cc: cccladjournments@justice.gov.uk, enquiries.medway.countycourt@justice.gov.uk

date: 24 Jul 2022, 15:41

subject: Re: EXTERNAL: This email originates from outside Tide. Hello TideI have uploaded my

documents Shantanu

mailed-by: kbounces.tide.co

Signed by: tide.co

security: Standard encryption (TLS) Learn more

: Important mainly because you often read messages with this label.

Hi Shantanu,

I would request you to please contact us via the Tide app's in-app chat and I will assist you further over the in-app chat as I won't be able to provide you the details over email due to security purposes. I hope you understand. Looking forward to your message via in-app chat.

Regards,

Vishal

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16.50 pm (UK-Time) 24 July 2022

Shantanu Panigrahi shared a memory.

26m ·

Shared with Public

That was a lone voice of instinctive reason in freethought out to change the world which 14o one can or should try to since managing oneself is complicated and difficult enough. Managing billions across the world is the height of stupidity.

2 years ago

See your memories

Shantanu Panigrahi

24 July 2020 ·

Shared with Public

Self-determination: dharma-yudha, the struggle for that independent liberal community that fosters the required personal liberty.

Shantanu Panigrahi shared a memory.

16 m ·

Shared with Public

Has anyone ever dissected the mind to then discover the mahatman as an entity? Obviously not. It is a abstract realisation of the truth, a word used spiritually to describe a frame of existence that is totally unattached from the body-brain-mind complex and so spontaneous in manifestation with no thoughts. Hence as that I am nothing.

1 Year Ago

See your memories

Shantanu Panigrahi

24 July 2021 · Shared with Public

I am nothing: not even spirit

17.37 pm (UK-Time) 24 July 2022

In Tide Bank App:

Tide Member Support

Hi. Welcome to Tide Member Support

In order to get you through to the right team, please select one of the following categories.

Selected Verify Account

Support: Is your issue related to any of the following topics?

Selected: Periodic Reviews

Support: Thanks! We will connect you to our member support team.

Me: Make Sure it is Vishal.

17.41 pm

17.43 pm (UK-Time) 24 July 2022

In Tide Bank App:

Support: There might be a delay in our response time today. We are slightly busier than normal, and we appreciate your patience while we get back to you.

Me: Shiva was dealing with my issue yesterday after Dorian wrote to ccgadjournments and Medway County Court on behalf of Tide Bank. Today Vishal did the same. Why? Is Tide Bank a coconspirator of the Defendant Chief Constable of Kent Police in Claim J00ME572?

6.05 pm

18.10 pm (UK-Time) 24 July 2022

Shantanu, your blog at shantanup.wordpress

Yahoo

/

Inbox

Anonymous <nobody@remailer.paranoici.org>

To:

shantanupanigrahi@yahoo.com, shantanupanigrahi@yahoo.com

Sun, 24 Jul at 21:46

Yoho, Shri Shuntanus!

Pull out of J00ME572 now, and we'll fkkk you so badly over COSTS that you'll be flummoxed as to where to pee from.

As for https://t.co/z9McIxCu4U ...when you previously had emailed us about this, you had spelt the words as RASCIST and RASCISM. Dig out your backrecords which may help you find where and when, useful to you in working out the full scale of what you're up against. It was a long time ago, long before we got your shantanup wordpress site deleted.

What changed with Kew Gopinath's Boo-Boo since that time? Your attempts to game the system will only go on failing and costing you money, which suits us ---perfectly. VOPA got founded years before we told you.

Here is another prediction. After we get you convicted, we will immediately apply for a harsher punishment, unless you were given a Whole of Life tariff already.

http://www.gov.uk/ask-crown-court-sentence-review

Smart move getting Rupa to apply for the local job, but I regret to tell you that you'll be serving your sentence elsewhere.

Egr. C

22.44 pm (UK-Time) 24 July 2022

Trembling in my boots: Claim J00ME572

Yahoo

1

Sent

Shantanu Panigrahi <shantanupanigrahi@yahoo.com>

To:

Sivaji Panesar, Marty Caine, Nitin Bhardwaj, egregious_c@yahoo.com

Cc:

Enquiries Medway County Court, tiwana9rf@btinternet.com, Orla Scanlan, South East VRR and Complaints Crown Prosecution Service

Mon, 25 Jul at 07:43

Dear Sirs of VOPA

Which of you sent me the attached email last night: FrAnonymous(CAE)24Jul2022.odcx? I am trembling in my boots right now as a result of not knowing what my fate is heading towards.

The decision on Claim J00ME572 is pending at the Medway County Court with a fixture of 27 October 2022 at 10.00 am Hearing. If you have any concerns about this, you should make your representations to the Judge at this Hearing. I for myself have given all the information that I have to the Court and all the possibilities from which the Court will make its decision are covered. It is not for me to pull out now from the Claim being processed by the Court. That is entirely a matter for the Court to decide. The State has to function in accordance with due process.

My prime objective right now is to establish my reputation that has been maligned from the defamatory actions of VOPA, as narrated in the attached: REPUTATION MATTERS-digital.pdf.

I have no issues with Mr Gurpal Singh Tiwana who has remained a good friend of mine since the days that we worked together in a petrol station and we went to Southall for his Car MOT and eating in an Indian restaurant. He is not part of VOPA he confirmed to me. As you have said VOPA is a racist institution since my petition to Her Majesty the Queen in 2000, but VOPA existed since 1997 when it implemented workplace harassment on me that started at the Natural Resources Institute, especially in the overseas locations of Zimbabwe with Sue Azam Ali and with dealings with British Poultry Science and World Poultry Science Association (UK-Branch). It is not forgotten by me, and given the opportunity by the Court, I will attend the Hearing that is scheduled to discuss it, whether or not there are any objections to the discontinuance of the Claim for which permission was sought but assumed to have been declined. You will note that Tide Bank has not replied to the insinuation from me that it is a co-conspirator of the Chief Constable of Kent Police Mr Alan Pughesley in the application for Injunction and Money Claims of £3.4 million in damages and compensation, which is due to me for the 24 years of VOPA's terroristic activities that is the subject of the investigation by the Judge.

The Court will today outline what is to be discussed at the Hearing the date for which cannot be changed without the Judges authority. I am not going to presume anything and will leave it all entirely for the Judge to decide on the day itself, which is how it should be.

Yours sincerely

Dr Shantanu Panigrahi 3 Hoath Lane Wigmore Gillingham Kent ME8 OSL Tel: 07967789619

Download all attachments as a zip file FrAnonymousCAE)24Jul2022.docx 13.3kB REPUTATION MATTERS-digital.pdf 407.1kB

08.10 am (UK-Time) 25 July 2022

On Facebook:

Shantanu Panigrahi shared a memory.

13m ·

Shared with Public

Karma to me means something quite simple: deeds from actions. Each day that one is alive, one is acting. These actions become deeds once complete and reflected upon to determine where one stands in the passage of time. If one's reflection that lasts only momentarily gives one blissful peace of mind, then one must put it behind one as done being an end in itself. One is then well-positioned for the next moment's karma.

And so it goes on. This approach is the fundamental principle of dharma in dharmayudha that is essential to Satya-advaita. Because dharma rakshati rakshita, that is to say that he who performs dharma in this harmonious manner that creates no enemies, the dharma protects the person and his deeds from karma. That is the eternal law of the universe, making it karma in sanatan dharma.

2 years ago See your memories

Shantanu Panigrahi 25 July 2020 · Shared with Public

SPONTANEITY OF KARMA (ACTIONS)

I have in search of Freedom of Mind learnt that any action (karma) no matter for how long (momentarily or considered) one bases it on conceptual considerations arising from personal beliefs or analysis of one's immediate reality of circumstances that one is confronted with or faces, is harmful to one's peace of mind and thereby disturbs one's blissful existence momentarily or permanently from the brain's retention of ones actions in its memory bank. So act freely and spontaneously is my motto.



Last entry: 08.49 am (UK-Time) 25 July 2022

At Tide Bank

Renu Karki: Thank you for the information, As I checked your account, your account shows active and I can confirm that you will now be able to make payment

Mimi Todorov: Hello Shantanu: My name is Mimi and I will be assisting you today. Apologies for the delay. Could you please confirm the name of the company and the email linked to the Account so we can have a look on our end?

Me: The name of the company is The Conservative Libertarian Publications Limited, and the email is Shanpanigrahi3000@gmail.com

Mimi Todorov: Thanks for the details: We can confirm that the account is fully active and you can use it within any issues. If anything comes up please let us know.

Hedgerows:

Hello I have few rough options on 11 m of hedging plants at 150/175 com height, remove old hedge add soil improver and plant new hedge removing all resulting waste from site £2940.00. The same job but 11 plants (1 per metre instead of 2) £1860.00. The same job but using smaller laurel 30-60 cm £1320.00. There is another option which is trough grown ready hedge these are 80/100 total job cost £2148.00. There are other options for hedging but most are more expensive. I hope this is helpful. Many thanks Richard.

Me: Thank you I will discuss the options you have provided with my wife who will make the final decision in due course.

Hegdrews: No problem at all. It might be worth thinking about doing after the summer or autumn/winter especially as its been so hot. They will require a lot more water this time of the year. Me: That is a good suggestion. Thanks.

Hedgerows: No problem happy to help.

10.07 am (UK-Time) 25 July 2022

Alexandria Hospital telephoned earlier about an appointment with Mr Imran Rafiq for Rashmi. I explained that we needed to wait till we had the X-ray and MRI scan reports before deciding on private health treatment at Alexandria. An email came:

Message from Spire Healthcare

Yahoo

/

Inbox

spirehms@spirehealthcare.com

Τo

shantanupanigrahi@yahoo.com

Mon, 25 Jul at 09:50

Dear Mrs Panigrahi

Please note your appointment has been cancelled with Mr Imran Rafiq at 12:35 on 05 Aug 2022 at Consulting rooms (ALX). If you have any queries please contact your local hospital team directly. Patient ID - 0011518598

MySpire - Login / Register here

This email was auto-generated - please do not reply.

Spire Healthcare Limited | Registered office: 3 Dorset Rise, London, EC4Y 8EN | Privacy policy | Unsubscribe

Last entry: 10.14 am (UK-Time) 25 July 2022

I updated this book in internet archive, Global Foundation, Allurement Shop and in Lulu publishing; waited ten minutes, and when nothing came posted the email sent, tweeiting, facebooking and posting it on LinkedIn to be free and face the music with all options open:

https://www.knowledgeassessmentanddissemination.com/post/trembling-in-my-boots-claim-j00me572

10.53 am (UK-Time) 25 July 2022

FW: SET ASIDE DISTRICT JUDGE LIGHTMAN'S ORDER AND EXTENSION OF TIME TO APPEAL TO SET ASIDE

Yahoo

/

Inbox

ccmcce-filing <ccmcce-filing@justice.gov.uk>

To:

'shantanupanigrahi@yahoo.com'

Cc:

Central London County, Enquiries

Mon, 25 Jul at 12:18

Dear Sir/Madam,

Thank you for your email.

Your case is no longer held at the County Court Money Claims Centre.

In this instance, we have forwarded the documents attached on your behalf, to the County Court at Central London as this is where your case is currently held.

Please send future correspondence to enquiries.centrallondon.countycourt@justice.gov.uk Kind Regards

Joe Little

Administrative Officer

HMCTS - County Court Money Claims Centre (CCMCC) | Salford | M5 0BY

E-Filing: ccmcce-filing@justice.gov.uk HMCTS Contact Centre: 0300 123 1372

gov.uk/hmcts

HM Courts & Tribunals Service logo

Coronavirus (COVID-19): courts and tribunals guidance

CCMCC Processing Times

You can find the details of how long we take to process and reply to documents at the County Court Money Claims Centre at www.gov.uk/guidance/hmcts-civil-business-centres-performance-information.

We update this information every Monday, so you can see if our timings change.

Here is how HMCTS uses personal data about you

HMCTS Survey

HMCTS promises to listen, to explain and to guide. Only you can tell us if we're living up to this promise. So please take a few minutes to tell us about your experience using this link.

https://hmcts.eu.qualtrics.com/jfe/form/SV_a4TBExBiqIGPqu1

From: Shantanu Panigrahi <shantanupanigrahi@yahoo.com>

Sent: 07 May 2022 09:17

To: Central London DJSKEL <centrallondondjskel@Justice.gov.uk>

Cc: ccmcce-filing <ccmcce-filing@Justice.gov.uk>

Subject: SET ASIDE DISTRICT JUDGE LIGHTMAN'S ORDER AND EXTENSION OF TIME TO APPEAL TO SET ASIDE

To Central London County Court

Dear Sir

Thank you for your email FrCentralLondonCountyCourtOrder&Directions)3May2022.pdf. Unfortunately, the Court appears to have made an error in sending me a Court Order EO2W1BOrder3May2022.pdf in relation to the latest Directions concerning Claim E35YM660 also attached E35YM660trpdf, as I am not a party to the CCMCC Order.

Notwithstanding, I am hereby applying for an extension for permission to appeal District Judge Lightman's Order dated 21June 2022 the set aside application relevant to this Case having already been submitted with the required Court Fee of £100 on 21 June 2021 by post.

The reason that I need this extension of time is that I have had to deal with a separate issue that cropped up as shown in the attached: ToKentPoliceccQBEnquiriesMedCtyCrt)7May2022.pdf, following an intervention by Kent Police into the matter on 15 September 2021 which stalled the Set aside application on E35YM660.

The correct Court Order being appealed is also attached: CentralLondonCourtOrder21June2021 (District Judge Lightman).pdf.

Please rectify the Court's records accordingly, and let me know the date of the Hearing and the Defendant as to whether he or she is Mrs Theresa May or Mr Boris Johnson as part of the Cabinet Office to whom the \$4170 Costs were tentatively paid to meet with the immediate needs of the Order pending this appeal that is in progress.

Yours sincerely
Dr Shantanu Panigrahi
3 Hoath Lane
Wigmore
Gillingham
Kent ME8 OSL
United Kingdom
Tel: 07967789619

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Download all attachments as a zip file

(a) FrCentralLondonCountyCourtOder&Directions)3May2022.docx 20.3kB

- (b) E02WI840order3May2022 .pdf 40.6kB
- (c) E35YM660ltr.pdf 32.6kB
- (d) ToKentPoliceccQBEnquiriesMedCtyCourt)7May2022.docx 13.8kB
- (e) CentralLondonCountyCourtOrder 21 June 2021 (District Judge Lightman).pdf 783.5kB

(a)

RE: Appeal of Court Order dated 21 June 2021 from the County Court of Central London Yahoo

/

Inbox

Central London County, Enquiries <enquiries.centrallondon.countycourt@justice.gov.uk>

'Shantanu Panigrahi'

Tue, 3 May at 15:41

Dear Sir

Thank you for your email regarding District Judge Lightman's order dated 21 June 2021. Please see the Judge's comments in the attached letter dated 26 November 2021.

We apologise for the delay in responding to your query and any inconvenience caused.

Yours faithfully

GR

Correspondence Section

Central London County Court

I am not authorised to bind the Ministry of Justice contractually, nor to make representations or other statements which may bind the Ministry of Justice in any way via electronic means.

For information on how HMCTS uses personal data about you please see:

https://www.gov.uk/government/organisations/hm-courts-and-tribunals-service/about/personalinformation-charter

Coronavirus (COVID-19): courts and tribunals planning and preparation

https://www.gov.uk/guidance/coronavirus-covid-19-courts-and-tribunals-planning-and-preparation the above.

From: Shantanu Panigrahi <shantanupanigrahi@yahoo.com>

Sent: 15 March 2022 09:22

To: Central London County, Enquiries <enquiries.centrallondon.countycourt@justice.gov.uk>;

Central London DJSKEL <centrallondondjskel@Justice.gov.uk>

Cc: Civil Appeals - Registry < civilappeals.registry@justice.gov.uk>; QB Judges Listing Office

<QBJudgesListingOffice@Justice.gov.uk>

Subject: Appeal of Court Order dated 21 June 2021 from the County Court of Central London

To

The County Court of Central London **Thomas More Building Royal Courts of Justice**

London WC1 2AA

Dear Sirs

I was duly informed by the Civil Appeals Registry that the route for appealing the attached Order of District Judge Lightman was to the Queens Bench Judges Listing Office, so I contacted that Court as I was required to and was told to submit an Appellant's Notice with a £259 Court Fee.

I submitted the Appeallants Notice and asked for the Courts Bank Details to deposit the Court Fee but was then told by the Queens Bench Judges Listing Office that it did not have jurisdiction to

oversee the judgment and Order of a District Judge from a lower Court. So I sent my Appellant's Notice to the Circuit Judge at the County Court of Central London and enquried as to the progress of the Appeal.

That was two weeks or so ago. Since then I have not received anything in phone call or writing from any of the Court.

In this regard I consulted Slater and Gordon Solicitor and paid the Law Firm £150 Consultation Fee providing the Law Firm with numerous documents to state the circumstances of the Appeal and from what I understand, the Law Firm is not confident that I will not stuggle to convince a Judge of my allegation of Religions Discrimination in Conspiracy. In either event, I was told that it could only progress the case against BP in the employement dispute, even after I informed them that all my employment disputes dating back to 1998 with the University of Greenwich, Shell UK, Tesco, Sainsburys, and now BP had been coalesced in Claim E35YM660.

If E35YM660 has been disposed off as having been rejected under Appeal from the Circuit Judge, I now wish to appeal the decision of the Circuit Judge to the Court of Appeal, so kindly provide me with the Order issued by the Circuit Judge.

If the County Court of Central London is not going to take any action on this Appeal, it would mean that I have lost massive amounts of money directly from those who have stolen effectively the redundancy money and the Cabinet Office for demanding that I pay the Costs of the Prime Minister to the Cabinet Office of £4170.

Silence is not the answer Sir, there is money involved. Would the State of the United Kingdom go down in history as a disreputable Monarchy in perpetrating the following injustices:

'I became embroiled in legal proceedings that intensified and I was persecuted by the powers that be of the United Kingdom, and beyond, who were hell-bent in getting me incarcerated in a mental hospital for a third time after the 2004 and 2008 episodes, trying to get me booted out of the country, trying to make me stateless; so that a dog-fight of resistance ensued from 2016 onwards that came to a point that I was arrested by the Police on 24 November 2021 and held in a Police cell for a crime that I did not commit; held because the State authorities were increasingly frustrated having failed to lock me in mental asylum so the they wanted to give me a criminal record instead with or without actual imprisonment on a sentencing by a Court. So the struggle to survive was continuing in the United Kingdom right up till Friday, 11th March 2022; and since the Police have still not returned the desktop computer, the USB Memory stick and mobile Phone that they seized from us on 24 November 2021 the persecution on me continues on to this day.'

Yours sincerely
Dr Shantanu Panigrahi
3 Hoath Lane
Wigmore
Gillingham
Kent ME8 OSL
Tel: 07967789619

This e-mail and any attachments is intended only for the attention of the addressee(s). Its unauthorised use, disclosure, storage or copying is not permitted. If you are not the intended recipient, please destroy all copies and inform the sender by return e-mail. Internet e-mail is not a secure medium. Any reply to this message could be intercepted and read by someone else. Please bear that in mind when deciding whether to send material in response to this message by e-mail. This e-mail (whether you are the sender or the recipient) may be monitored, recorded and retained by the Ministry of Justice. Monitoring / blocking software may be used, and e-mail content may be read at any time. You have a responsibility to ensure laws are not broken when composing or forwarding e-mails and their contents.

Download all attachments as a zip file

(b) E02WI840order.pdf 40.6kB E35YM660ltr.pdf 32.6kB

General Form of Judgment or Order
In the County Court Money Claims Centre
Claim Number E02W1840
Date 19 January 2022
(The County Court Sealed)

LALJI VEKARIA AND VANITA VEKARIA 1st Claimant Ref: VO1115.0004/AGR DAVID DEACON 1ST Defendant Ref Z1819776/H019 Ref RT/000013 WENDY DEACON 2ND Defendant Ref: RT000013.

This Order has been amended under the slip rule CPR 40.12

Before His Honour Judge Saunders sitting at the County Court at Central London, Thomas More Building, Royal Courts of Justice, Strand, London, WC2A 2LL.

Upon reading the Defendants' application datd 28 September 2021 in which they seek permission to appeal the decision of District Judge Griffths dated 10 March 2021

IT IS ORDERED THAT

1. The application for permission to appeal has been refused upon the basis that (1) it is considerably out of time and insufficient reasons have been given (or evidence in support) for time to be extended (the fact that the Defendants were abroad is of itself no excuse) and in any event (ii) it has (a) no real prospect of success and (b) there is no other compelling reason why the appeal should be heard. The grounds do not identify with sufficient precision where the decision was wrong, that there was an error of law or some other procedural irregularity. This is not a re – hearing – there is no analysis of the Judge's decision or a transcript of the evidence or judgment. If their solicitors failed to notify them of the hearing date – that is a matter for them to take up with their solicitors.

2. The appellant is at liberty to apply for his application for permission to appeal to be heard at an oral hearing within 7 days of the date of this order by notifying the court in writing together with an application for an extension of time which should be supported by reasons and evidence for the delay.

Dated 13 October 2021

In compliance with GDPR requirements, the privacy notice sets out the standards that you can expect from the Ministry of Justice (MoJ) and Her Majesty's Court and Tribunals Service (HMCTS) when we process personal data about you in the context of civil court proceedings; how you can get access to a copy of your personal data;

The court office at the County Court Money Claims Centre, Po Box 527, Salford, M5 0BY. When corresponding with the court, please address forms or letters to the Court Manager and quote the claim number. Tel: 0300 123 1372 Fax: 01264 347985. Check if you can issue your claim online. It will save you time and money. Go to www.moneyclaim.gov.uk to find out more.

Produced by:Stephanie Harrison

N24 General Form of Judgment or Order CJR065C CJR 0065C

(b)

HM Courts & Tribunals Service

The County Court at Central London

Thomas More Building

Royal Courts Of Justice

Strand

London

WC2A 2LL

DX 44453 STRAND

T 0300 123 5577

F

www.gov.uk

Your ref:

26 November 2021

Re: Case Number: E35YM660 Dr Shantanu Panigrahi v

Mrs Theresa May - Prime Minister Of The United Kingdom

I am writing in regard to the above claim.

The Judge has recently had the view of the file together with recently filed correspondence and as stated the following:

Please tell the Claimant that an appeal is not the appropriate as he did not attend the hearing. He may apply to set aside the order dated 21 June 2021 pursaunt to CPR 39.3 but he must satisfy the conditions set out in CPR 39.3(5)

Yours sincerely,

Ms RS Dalby

Back Office Section

Ext

L BLANK

-

Dr Shantanu Panigrahi

3 Hoath Lane

Wigmore

Gillingham

Kent

ME8 OSL

HM Courts & Tribunals Service

The County Court at Central London

Thomas More Building

Royal Courts Of Justice

Strand

London

WC2A 2LL

DX 44453 STRAND

T 0300 123 5577

F _____

www.gov.uk

Your ref:

26 November 2021

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Yours sincerely, Ms RS Dalby Back Office Section Ext

L_BLANK

General Form of Judgment or Order In the County Court Money Claims Centre Claim Number E02WI840
Date 19 January 2022
LALJI VEKARIA AND VANITA VEKARIA 1 st Claimant
Ref VO1115.0004/AGR
DAVID DEACON 1 st Defendant
Ref RT/000013
WENDY DEACON 2 nd Defendant

This Order has been amended under the slip rule CPR40.12

Before His Honour Judge Saunders sitting at the County Court at Central London, Thomas More Building, Royal

Courts Of Justice, Strand, London, WC2A 2LL.

Upon reading the Defendants' application dated 28th September 2021 in which they seek permission to appeal the

decision of District Judge Griffiths dated 10th March 2021

IT IS ORDERED THAT

Ref RT/000013

1. The application for permission to appeal has been refused upon the basis that (i) it is considerably out of time and insufficient reasons have been given (or evidence in support) for time to be extended (the fact that the Defendants were abroad is of itself no excuse) and in any event (ii) it has (a) no real prospect of success and (b) there is no

other compelling reason why the appeal should be heard. The grounds do not identify with sufficient precision where the decision was wrong, that there was an error of law or some other procedural irregularity. This is not a re – hearing – there is no analysis of the Judge's decision or a transcript of the evidence or judgment. If their solicitors failed to notify them of the hearing date – that is a matter for them to take up with their solicitors.

2. The appellant is at liberty to apply for his application for permission to appeal to be heard at an oral hearing within 7 days of the date of this order by notifying the court in writing together with an application for an extension of time which should be supported by reasons and evidence for the delay.

Dated 13 October 2021

In compliance with GDPR requirements, the privacy notice sets out the standards that you can expect from the Ministry of Justice (MoJ) and Her Majesty's Court and Tribunals Service (HMCTS) when we process personal data about you in the context of civil court proceedings; how you can get access to a copy of your personal data;

The court office at the County Court Money Claims Centre, Po Box 527, Salford, M5 0BY. When corresponding with the court, please address forms or letters to the Court Manager and quote the claim number. Tel: 0300 123 1372 Fax: 01264 347985. Check if you can issue your claim online. It will save you time and money.

Go to www.moneyclaim.gov.uk to find out more.

Produced by:Stephanie Harrison

N24 General Form of Judgment or Order CJR065C

Nicholas & Co

10-12 Bourlet Close

London

W1W 7BR

DX 82985 MAYFAIR

(c)

HM Courts & Tribunals Service

The County Court at Central London

Thomas More Building

Royal Courts Of Justice

Strand

London

WC2A 2LL

DX 44453 STRAND

T 0300 123 5577

F

www.gov.uk

Your ref:

26 November 2021

Dear Sir/Madam

Re: Case Number: E35YM660 Dr Shantanu Panigrahi v

Mrs Theresa May - Prime Minister Of The United Kingdom

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Yours sincerely,

Ms RS Dalby

Back Office Section

Ext

L_BLANK

-

-

Dr Shantanu Panigrahi

3 Hoath Lane

Wigmore

Gillingham

Kent ME8 OSL **HM Courts & Tribunals Service** The County Court at Central London **Thomas More Building Royal Courts Of Justice** Strand London WC2A 2LL **DX 44453 STRAND** T 0300 123 5577 www.gov.uk Your ref: 26 November 2021 Dear Sir/Madam Re: Case Number: E35YM660 Dr Shantanu Panigrahi v Mrs Theresa May - Prime Minister Of The United Kingdom I am writing in regard to the above claim. The Judge has recently had the view of the file together with recently filed correspondence and as stated the following: Please tell the Claimant that an appeal is not the appropriate as he did not attend the hearing. He may apply to set aside the order dated 21 June 2021 pursaunt to CPR 39.3 but he must satisfy the conditions set out in CPR 39.3(5) Yours sincerely, Ms RS Dalby **Back Office Section** Ext (d) PROGRESS IN YOUR INVESTIGATION OF KATRINA SALE AND BP MALCIOUS COMMUNICATIONS BY **EMAIL** Yahoo / Sent Shantanu Panigrahi <shantanupanigrahi@yahoo.com> To: **Enquiries Kent Police**

Cc:

qbenquiries@justice.gov.uk, Enquiries Medway County Court Sat, 7 May at 08:02

To

Kent Police

Dear Sirs

1. I did not receive any information as to the Directions of the Courts' concerned with the Injunction served on Kent Police by close of play yesterday, the 6th of May 2022, so I am assuming that the Injunction and associated litigation on HQ17X01773 were unsuccessful. Knowledge development | The Allurement of Reality in Review

https://www.theallurement of reality in review.com/post/progress-in-amended-claim-processing-hq17x01773

- 2. In light of this evidence that I am reading into the status quo, please clarify to me with a Crime Reference Number and Summary of Offence by me being investigated in relation to the 15 September 2021/24 November 2021 interrogation and arrest what Kent Police intends to do right now, especially if the matter has been referred by yourselves to the Crown Prosecution Service. This will enable me to formulate my defence to the allegations. In this regard I am particularly interested in knowing if Kent Police is investigating treason or sedition on my part for pursuing justice against Her Majesty the Queen of the United Kingdom at the International Criminal Court and writing in derogatory terms about her in my website. This will establish if I am persona non grata that is some form of statelessness with the right to travel abroad using my British Passport. I have holidays planned over the next 8 months in Cyprus, Portugal and India that I need clarification on, among other issues: ToMedwayCouncil(VotingCountingCouncilTaxTravelLitigationRights3May2022.docx.
- 3. I should be grateful for urgent attention.

Yours sincerely

Dr Shantanu Panigrahi 3 Hoath Lane Gillingham Kent ME8 OSL United Kingdom Tel: 07967789619

Attachment:

ToMedwayCouncil(Voting CountingCouncilTaxTravelLitigationRights)3May2022.docx 15kB

(e)

General Form of Judgment or Order In the County Court at Central London Claim Number E35YM660 Date 21 June 2021 (The County Court Sealed)

DR SHANTANU PANIGRAHI 1st Claimant Ref

MRS THERESA MAY – PRIME MINISTER OF THE UNITED KINGDOM 1ST Defendant Ref Z1819776/H019

Before District Judge Lightman sitting at the County Court at Central London, Thomas More Building, Royal Courts of Justice, Strand, London, WC2A 2LL.

IT IS ORDERED THAT

- 1. It is recorded that:
- (a). The Court has sought to join the Claimant in the BT Meet Me hearing listed for today at 11.40 am. The Court telephoned at least thrice the Claimant on the telephone number given by him in his application dated 19 June 2021 as 07967789619 but the telephone was not picked up.
- (b) The application dated 19 June 2021 of the Claimant to adjourn be refused.
- (c) Today's hearing is merely to assess costs. The District Judge today has no other jurisdiction.
- 2. The Claim Form having been struck out, judgment for the Defendant.
- 3. Claimant shall pay the Defendant's costs assessed in total as £4,170 payable by 4 pm on 5 July 2021.

Dated 21 June 2021

The Court office at the County Court at Central London, Thomas More Building, Royal Courts of Justice, Strand, London, WC2A 2LL.When corresponding with the court please address forms or letters to the Court Manager and quote the Claim Number. Tel 0300 123 5577. Check if you can issue your claim online. It will save you time and money. Go to www.moneyclaim.gov.uk to find out more.

N1 General Form of Judgment or Order

Produced by S. Mirza

CJR 005C

14.04 pm (UK-Time) 25 July 2022

RE: Discontinuance of J00ME572

Yahoo

/

Inbox

Medway County, Enquiries <enquiries.medway.countycourt@justice.gov.uk>

To:

Shantanu Panigrahi

Mon, 25 Jul at 15:45

Good Afternoon,

If you choose to discontinue your case, we will remove the listing and mark the case as discontinued. It does not need any further Judicial input.

Kind Regards,

Nic

Civil Section - Medway County Court

HMCTS

Medway County and Family Court, 9-11 The Brook, Chatham, ME4 4JZ

Phone:01634 887900 Web: www.gov.uk/hmcts

For Information regarding COVID-19 and HMCTS, please click here: COVID-19

For information on how HMCTS uses personal data about you please see:

https://www.gov.uk/government/organisations/hm-courts-and-tribunals-service/about/personal-information-charter

From: Shantanu Panigrahi <shantanupanigrahi@yahoo.com>

Sent: 22 July 2022 21:23

To: Medway County, Enquiries <enquiries.medway.countycourt@justice.gov.uk>; Enquiries Kent <enquiries@kent.police.uk>; Orla Scanlan <orla.scanlan@blmlaw.com>; civil.claims@kent.pnn.police.uk; southeastvrrandcomplaints@cps.gsi.gov.uk

Subject: Discontinuance of J00ME572

Dear Sirs

1. As I had indicated to the Courts and Kent Police, my decision to terminate proceedings was final but I needed confirmation that the Court would yet change its mind and endorse Default Judgment in my favour to order Kent Police to pay me £3.4 million in damages and compensation but the silence from all concerned convinces me that I should adhere to my decision; and I have completed

the Form that you referred me to for the Court's processing as soon as possible.n279-eng Discontinuance of Injunction Claim and Money Claims Kent Police.pdf.

2. In view of the conspriracy against me from the Judicial and Law enforcement and Medical institutions of the State as summarised in the skeleton argument attached: FREE FROM THE CLUTCHES OF THE DEMON AT LAST.pdf, I am seeking the Defendants summary of costs incurred thus far in the processing of the arguments submitted to the court on 27 May 2022 which indicated that costs would follow in due course. I do not intend to pay any Costs as the conspiracy is proven.

My understanding is that this application for discontinuance requires permission to progress further into the next stage of proceedings in relation to the attached:

NorthKentPoliceReleasewithoutbail.pdf.

Yours sincerely

Dr Shantanu Panigrahi (Claimant) 3 Hoath Lane Wigmore Gillingham Kent ME8 OSL Tel: 07967789619

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16.48 pm (UK-Time) 25 July2022

At 5.05 pm posted both CCMCC's and Medway County Court's emails, tweeting, facebooking and posting them on LinkedIn, to clear the slate and face the music:

https://www.knowledgeassessmentanddissemination.com/post/fw-set-aside-district-judge-lightman-s-order-and-extension-of-time-to-appeal-to-set-aside

https://www.knowledgeassessmentanddissemination.com/post/re-discontinuance-of-j00me572

17.12 pm (UK-Time) 25 July 2022

Medway County Court Hearing on 27 October 2022, 10.am (Claim J00ME572)

Yahoo

/

Sent

Shantanu Panigrahi <shantanupanigrahi@yahoo.com>

To:

Enquiries Medway County Court Mon, 25 Jul at 18:26

To The Court Manager Medway County Court

Dear Sir/Madam

In view of the fact that the Central London County Court today did not rectify its gigantic errors in the processing of E35YM660 in accordance with the Directions of the County Court Money Claims Centre as shown below, there is a need for a Judicial input into the proceedings of Claim J00ME572 ahead of the Hearing Date of 27 October 2022, 10 am that I will definitely attend.

Yours sincerely

Dr Shantanu Panigrahi 3 Hoath Lane Wigmore Gillingham Kent ME8 OSL Tel: 07967789619

RE: Discontinuance of J00ME572

Yahoo

/

Inbox

Medway County, Enquiries <enquiries.medway.countycourt@justice.gov.uk>

To

Shantanu Panigrahi Mon, 25 Jul at 15:45

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Kind Regards,

Nic

Civil Section - Medway County Court

HMCTS

Medway County and Family Court, 9-11 The Brook, Chatham, ME4 4JZ

Phone:01634 887900 Web: www.gov.uk/hmcts

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For information on how HMCTS uses personal data about you please see:

https://www.gov.uk/government/organisations/hm-courts-and-tribunals-service/about/personal-information-charter

---- Forwarded message -----Fw: SET ASIDE DISTRICT JUDGE LIGHTMAN'S ORDER AND EXTENSION OF TIME TO APPEAL TO SET ASIDE

From: ccmcce-filing <ccmcce-filing@justice.gov.uk>

To: 'shantanupanigrahi@yahoo.com' <shantanupanigrahi@yahoo.com>

Cc: Central London County, Enquiries <enquiries.centrallondon.countycourt@justice.gov.uk>

Sent: Monday, 25 July 2022 at 12:18:54 BST

Subject: FW: SET ASIDE DISTRICT JUDGE LIGHTMAN'S ORDER AND EXTENSION OF TIME TO APPEAL

TO SET ASIDE Dear Sir/Madam,

Thank you for your email.

Your case is no longer held at the County Court Money Claims Centre.

In this instance, we have forwarded the documents attached on your behalf, to the County Court at Central London as this is where your case is currently held.

Please send future correspondence to enquiries.centrallondon.countycourt@justice.gov.uk Kind Regards

Joe Little

Administrative Officer

HMCTS - County Court Money Claims Centre (CCMCC) | Salford | M5 0BY

E-Filing: ccmcce-filing@justice.gov.uk HMCTS Contact Centre: 0300 123 1372

gov.uk/hmcts

HM Courts & Tribunals Service logo

Coronavirus (COVID-19): courts and tribunals guidance

CCMCC Processing Times

You can find the details of how long we take to process and reply to documents at the County Court Money Claims Centre at www.gov.uk/guidance/hmcts-civil-business-centres-performance-information.

We update this information every Monday, so you can see if our timings change.

Here is how HMCTS uses personal data about you

HMCTS Survey

HMCTS promises to listen, to explain and to guide. Only you can tell us if we're living up to this promise. So please take a few minutes to tell us about your experience using this link. https://hmcts.eu.qualtrics.com/jfe/form/SV_a4TBExBiqIGPqu1

From: Shantanu Panigrahi <shantanupanigrahi@yahoo.com>

Sent: 07 May 2022 09:17

To: Central London DJSKEL <centrallondondjskel@Justice.gov.uk>

Cc: ccmcce-filing <ccmcce-filing@Justice.gov.uk>

Subject: SET ASIDE DISTRICT JUDGE LIGHTMAN'S ORDER AND EXTENSION OF TIME TO APPEAL TO

SET ASIDE

To

Central London County Court

Dear Sir

Thank you for your email FrCentralLondonCountyCourtOrder&Directions)3May2022.docs Unfortunately, the Court appears to have made an error in sending me a Court Order EO2W1BOrder3May2022.pdf in relation to the latest Directions concerning Claim E35YM660 also attached E35YM660trpdf, as I am not a party to the CCMCC Order.

Notwithstanding, I am hereby applying for an extension for permission to appeal District Judge Lightman's Order dated 21June 2022 the set aside application relevant to this Case having already been submitted with the required Court Fee of £100 on 21 June 2021 by post.

The reason that I need this extension of time is that I have had to deal with a separate issue that cropped up as shown in the attached: ToKentPoliceccQBEnquiriesMedCtyCrt)7May2022.pdf, following an intervention by Kent Police into the matter on 15 September 2021 which stalled the Set aside application on E35YM660.

The correct Court Order being appealed is also attached: CentralLondonCourtOrder21June2021 (District Judge Lightman).pdf.

Please rectify the Court's records accordingly, and let me know the date of the Hearing and the Defendant as to whether he or she is Mrs Theresa May or Mr Boris Johnson as part of the Cabinet Office to whom the \$4170 Costs were tentatively paid to meet with the immediate needs of the Order pending this appeal that is in progress.

Yours sincerely
Dr Shantanu Panigrahi
3 Hoath Lane
Wigmore
Gillingham
Kent ME8 OSL
United Kingdom
Tel: 07967789619

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Attachments:

FrCentralLondonCountyCourtOder&Directions)3May2022.docx 20.3kB
E02WI840order3May2022.pdf 40.6kB
E35YM660ltr.pdf 32.6kB
ToKentPoliceccQBEnquiriesMedCtyCourt)7May2022.docx 13.8kB
CentralLondonCountyCourtOrder 21 June 2021 (District Judge Lightman).pdf 783.5kB

Immediately blogged, tweeted, facebooked and posted on LinkedIn:

 $\underline{https://www.knowledgeassessmentanddissemination.com/post/running-commentary-on-claim-j00me572-18-42-pm-uk-time-25-july-2022}$

Last entry: 19.53 pm (UK-Time) 25 July 2022

Shantanu Panigrahi shared a memory.

16m ·

Shared with Public

I never got to find out who was sending me those thousands of emails but I replied to 99 prrcentage of them in my satyaadvaita probes and took care of them all finally today.

3 years ago

See your memories

Shantanu Panigrahi

25 July 2019 ·

Shared with Your friends

Dr Shah's Surgery telephoned me again this morning and said that I must collect the Prolactin blood test proforma but it does not require to be done for 4 weeks from 18 July 2019. It asked me to make an appointment with Dr Persis Waigumbulizi this afternoon. I was busy with a car accident matter so declined but went to the Surgery to pick up the Form. The Surgery made an appointment for me with Dr Persis Waigumbulize tomorrow morning at 10.00 am to discuss the following email that I sent:

My forthcoming assessment of Mr. Panigrahi for Dr. Masoud2

Shan Panigrahi <shanpanigrahi@yahoo.co.uk>

To:Dr. Folashade Olajubu

Cc:Rashmi Panigrahi,PRACTICE Shah (NHS MEDWAY CCG),PALMER Julie (KENT AND MEDWAY NHS AND SOCIAL CARE PARTNERSHIP TRUST)

24 Jul at 17:56

Dear Dr Olajubu

- 1. Thank you for your email.
- 2. I have nothing to fear any forensic psychiatrist for I have done nothing wrong. I merely highlighted the persecution that I have been subjected by the UK State and its overseas and national allies as seen in the attached correspondence: see

FrRebeccaHester(USArmy)24Jul2019.docx. Such criminal anonymous emails to me and other acquaintances since September 2017 were organised by the UK State and I was merely resisting this persecution in blogging my findings.

3. I am not in need of any antipsychotic or antidepressant medications that have been enforced upon me for the past 20 years by the Mental Health authorities of the UK State.

Yours sincerely

Dr Shantanu Panigrahi

3 Hoath Lane

Wigmore

Gillingham

Kent

ME8 OSL

United Kingdom

On Wednesday, 24 July 2019, 11:55:42 BST, Dr. Folashade Olajubu

<folashade.olajubu@gmail.com> wrote:

Dear Mr. Panigrahi,

I am a forensic psychiatrist, practising in a sub-speciality of psychiatry related to criminology, at the Kent and Medway NHS & Social

Care Partnership Trust in Rochester.

My qualifications are B.Sc. (Hons, London), M.B.Ch.B. & MRCPsych.

I have been asked to assess by the mental health team whether your needs would be better met were you to be consigned to a secure unit.

This might be safer both for the general public, including your immediate family, neighbours, and clinical and administrative NHS

staff, and yourself.

I have spent several hours each day for a week exploring what are evidently your own personal websites (blogs), principally

shantanup.wordpress.com but also half a dozen other linked ones.

From that evidence I have formed the opinion that such consignment is probably the best course, and there is ample legal justification by

virtue of the Mental Health Act.

However, I would like to hear your point of view prior to a mandatory face to face examination and then my final, binding decision, which is non-appealable.

Please, therefore, should you disagree with my preliminary findings, email me at this, my personal address, as to the reasons in your

opinion that I am mistaken, or what I have overlooked.

In doing so, please remember that I have read your websites including the list of about one thousand individuals and organisations you are

attempting, or have attempted, to harass. I have also read all about your firm believe it is you being persecuted, which in purely factual

terms is nonsense.

Yours sincerely,

Dr. Folashade Olajubu

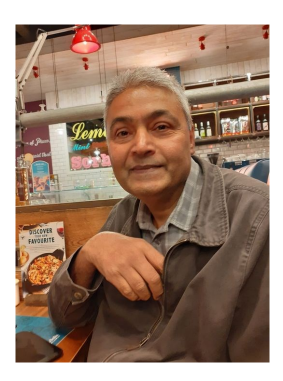
Consultant

Kent and Medway NHS & Social Care Partnership Trust

FrRebeccaHester(USArmy)24Jul2019.docx

12.8kB

Shantanu Panigrahi 25 July 2021



Shantanu Panigrahi 2h · Shared with Public And that my friends is called knowledge development for world conservation by yours truly in service of humanity: any questions? - let us converse.

23.45 pm (UK-Time) 25 July 2022

RE: External Email - Fw: UPDATE ON CLAIM j00ME5722

Yahoo

/

Inbox

South East VRR and Complaints < southeastvrrandcomplaints@cps.gov.uk>

To:

Shantanu Panigrahi

Cc:

South East VRR and Complaints

Tue, 26 Jul at 12:19

Dear Dr Shantanu Panigrahi

Thank you for contacting the South East Victims' Right to Review and Complaints Unit Your correspondence regarding a hearing scheduled at the Medway County Court on 27 October 2022 does not fall within our Feedback and Complaints Policy. I have provided a link to our policy for your information: https://www.cps.gov.uk/feedback-and-complaints

Apologies that we cannot assist you any further.

Kind Regards,

South East Victims' Right to Review and Complaints Unit

South East | Crown Prosecution Service

www.cps.gov.uk/south-east

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From: Shantanu Panigrahi <shantanupanigrahi@yahoo.com>

Sent: 22 July 2022 07:34

To: South East VRR and Complaints <SouthEastVRRandcomplaints@cps.gov.uk>

Cc: Enquiries Medway County <enquiries.medway.countycourt@justice.gov.uk>; Enquiries Kent <enquiries@kent.police.uk>; Orla Scanlan <orla.scanlan@blmlaw.com>; Dizum Nobody <nobody@dizum.com>

Subject: Re: External Email - Fw: UPDATE ON CLAIM j00ME572

Caution – this email originated outside your organisation.

Do not click on any links or attachments unless you recognise the sender, their email address and know the email is safe to open.

Find out how to identify phishing and suspicious emails by viewing the related intranet pages Dear Sir

In respect of the Hearing announced at Medway County Court on 27 October 2022 at 10.00 am to consider the actions of Kent Police and MI5 over the past decade of highly corrupt practices through lately BLM Law as attached: FREE FROM THE CLUTCHES OF THE DEMON AT LAST.pdf, kindly oblige with an interim report so that I am well fortified in front of the Judge when it comes to it.

Yours sincerely

Dr Shantanu Panigrahi

Defendant to the allegations of harassment against Katrina Sale and staff of BLM Law through email communications.

Claimant or damages and compensation from Kent Police for the Hate Crime overseen by the Chief Constable Alan Pughesley

3 Hoath Lane

Wigmore

Gillingham

Kent ME8 0SL

Tel: 07967789619

On Thursday, 21 July 2022 at 13:45:04 BST, South East VRR and Complaints <southeastvrrandcomplaints@cps.gov.uk> wrote:

Thank you for contacting the South East Area of the Crown Prosecution Service.

The Crown Prosecution Service (CPS) is the main prosecuting authority in England and Wales. The CPS has 14 Areas across the country, each headed by a Chief Crown Prosecutor and the South East Area is responsible for prosecuting cases in Kent, Surrey and Sussex only.

Please note that if you have previously been advised that the CPS cannot provide assistance to you and your query does not raise any new issues, we will not be able to provide any further response. If your enquiry does not relate to the CPS, we will be unable to provide a response, but may be able to provide contact details for the relevant agency or organisation.

This e-mail is private and is intended only for the addressee and any copy recipients. Its unauthorised use, disclosure, storage or copying is not permitted. If you are not an intended recipient, please advise the sender immediately by reply e-mail and delete this message and any attachments without retaining a copy.

Activity and use of departmental systems and the Criminal Justice Extranet is monitored to secure their effective operation and for other lawful business purposes. Communications using these systems will also be monitored and may be recorded to secure effective operation and for other lawful business purposes.

This email has been scanned by the Symantec Email Security.cloud service. For more information please visit http://www.symanteccloud.com

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RE: External Email - Fw: UPDATE ON CLAIM j00ME5722

Yahoo

/ Sent

Shantanu Panigrahi <shantanupanigrahi@yahoo.com>

To:

South East VRR and Complaints Crown Prosecution Service Tue, 26 Jul at 13:23

Dear Sir

There has been extensive Judicial manipulation of proceedings against me in the Injunction that I sought against Kent Police (see attached: Document_2022-05-1552026.pdf across all levels of civil and criminal jurisdictions of the State from Maidstone Crown Court, East Kent Magistrates Court, North Kent Magistrates Court, the Central London County Court, the Queen's Bench Division of the High Court, the Court of Appeal and the Supreme Court not to mention the Judicial Committee of the Privy Council in relation to my petition to Her Majesty the Queen to resolve this endemic institutional racism. This is exemplified in the following link: Running Commentary on Claim J00ME572: 18.42 pm (UK-Time) 25 July 2022 (knowledgeassessmentanddissemination.com) https://www.knowledgeassessmentanddissemination.com/post/running-commentary-on-claim-j00me572-18-42-pm-uk-time-25-july-2022 that the Medway County Court and the Central London County Court have ignored. There is still uncertainty on whether any of the above courts have jurisdiction to impose Injuctions against the Policing methods used by the Police and whether the victim can sue the Police for wrongful arrest and retention of seized computer devices that Kent Police did from our house on 24 November 2022 under clearly false pretences.

Accordingly there is no point in me attending the Hearing of the 27 October 2027, 10.00 am at Medway County Court any longer.

I just wished to place this on record at the Crown Prosecution Service when the matter comes up for a Judge's deliberations in due course.

Yours sincerely

Dr Shantanu Panigrahi 3 Hoath Lane Wigmore Gillingham Kent ME8 OSL Tel: 07967789619

Hide original message

On Tuesday, 26 July 2022 at 12:19:43 BST, South East VRR and Complaints <southeastvrrandcomplaints@cps.gov.uk> wrote:

Dear Dr Shantanu Panigrahi

Thank you for contacting the South East Victims' Right to Review and Complaints Unit Your correspondence regarding a hearing scheduled at the Medway County Court on 27 October 2022 does not fall within our Feedback and Complaints Policy. I have provided a link to our policy for your information: https://www.cps.gov.uk/feedback-and-complaints Apologies that we cannot assist you any further.

Kind Regards,

South East Victims' Right to Review and Complaints Unit South East | Crown Prosecution Service www.cps.gov.uk/south-east This email is private and is intended only for the addressee and any copy recipients. Its unauthorised use, disclosure, storage or copying is not permitted. If you are not an intended recipient, please advise the sender immediately by reply email and delete this message and any attachments without retaining a copy.

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Sent: 22 July 2022 07:34

To: South East VRR and Complaints <SouthEastVRRandcomplaints@cps.gov.uk>

Cc: Enquiries Medway County <enquiries.medway.countycourt@justice.gov.uk>; Enquiries Kent

<enquiries@kent.police.uk>; Orla Scanlan <orla.scanlan@blmlaw.com>; Dizum Nobody

<nobaly@dizum.com>

Subject: Re: External Email - Fw: UPDATE ON CLAIM j00ME572

Caution – this email originated outside your organisation.

Do not click on any links or attachments unless you recognise the sender, their email address and know the email is safe to open.

Find out how to identify phishing and suspicious emails by viewing the related intranet pages Dear Sir

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Dr Shantanu Panigrahi

Defendant to the allegations of harassment against Katrina Sale and staff of BLM Law through email communications.

Claimant or damages and compensation from Kent Police for the Hate Crime overseen by the Chief Constable Alan Pughesley

3 Hoath Lane Wigmore Gillingham Kent ME8 OSL

Tel: 07967789619

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Activity and use of departmental systems and the Criminal Justice Extranet is monitored to secure their effective operation and for other lawful business purposes. Communications using these systems will also be monitored and may be recorded to secure effective operation and for other lawful business purposes.

Autoreply to : https://www.knowledgeassessmentanddissemination.com/post/update-on-claim-j00me572

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For more information please visit http://www.symanteccloud.com

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Attachment:

Document_2022-05-13_152026.pdf 5.9MB

Document_2022-05-13_152026.pdf 5.9MB:

Letter from Medway County Court received on 13 May 2022

Page 1 of 5 Notice of Issue (non-money claim)

In the County Court at Medway Claim Number J00ME572 Claimant: Shantanu Panigrahi Defendant: Hugh Pughesley

Issue Fee: £332

Your Claim was issued on 29 April 2022

The court sent it to the defendant by first class post on 12/05/22 and it will be deemed served on 16/05/22. The defendant has until 30/05/22 to reply.

Notes for guidance

- *The claim form and the particulars of claim, if served separately, must be served on the defendant within 4 months of the date of issue (6 months if you are serving outside England and Wales). You may be able to apply to extend the time for serving the claim form but the application must generally be made before the 4 month or 6 month period expires.
- * You must inform the court immediately if your claim is settled or discontinued. The defendant may

- Admit the truth of the whole or any part of your claim. The cout will send you a copy of the defendant's admission and tell you what to do next.
- File an acknowledge of service. This will allow the defendant 28 days from the date of service of your particulars of claim to file a defence or contest the court's jurisdiction.
- Dispute the whole claim. The court will send you a copy of the defence.
- Not reply at all. You may make an application to the court for judgment. A fee may be payable.

The Court Office at the County Court at Medway, Medway Civil and Family Court, The Court House, The Brook, Chatham, Kent, ME4 4JZ. When corresponding with the court, please address forms or letters to the Court Manager and quote the claim number. Tel: 01634 887900 Fax: 0870 324 0175. Check if you can issue your claim online. It will save you time and money. Go to www.moneyclaim.gov.uk to find out more.

N205C Notice of Issue (non money claim) Produced by: Joana Apetri CJR179

(Page 2 of 5):
n16a-engInjuctionagainstKentPolice.pdf 432.4kB
Application for Injunction
(General Form)
Name of court Claim No. Medway County Court J00ME572
Claimant's Name and Ref. Shantanu Panigrahi
Defendant's Name and Ref. Kent Police
Fee Account no. HWF-9K4-EYL/HQ17X01773

Sealed: The County Court Notes on completion Tick which boxes apply an

Tick which boxes apply and specify the legislation where appropriate

By application in pending proceedings Yes

Under Statutory provision Yes

This application is made under Part 8 of the Civil Procedure Rules Yes Seal

This application raises issues under the Human Rights Act 1998 Yes No Yes The Claimant(1)

(1) Enter the full name of the person making the application applies to the court for an injunction order in the following terms: Shantanu Panigrahi

The Defendant(2)

(2) Enter the full name of the person the injunction is to be directed to: Chief Constable of Kent Police, Hugh Pughesley must stop investigating the Claimant for any offences that it has kept secret from the Claimant after 6 months of (assessment without an explanation to the Claimant

3) Set out any proposed (3) rders requiring acts to

be done. Delete if no mandatory order is sought.

The Defendant be forbidden (whether by himself or by instructing or encouraging or permitting any other person)(4) The Chief Constable of Kent Police was served due notice by way of an arrest warrant issued that its harassment and intrusion into the private life of the Claimant constituted a Hate Crime against him

(4) Set out here the proposed terms of the injunction order (if the defendant is a limited company delete the wording in brackets and insert 'whether by its servants, agents, officers

or otherwise'). And that(5) The Claimant took out civil proceedings and criminal proceedings again Kent Police.

(5) Set out here any further terms asked for including provision for costs The grounds of this application are set out in the written evidence of(6) (6) Enter the names of al persons who have sworn affidavits or signed statements in support of this application sworn (signed) on The Defendant kept secret the full circumstances of the 1500 criminal anonymous emails received by the Claimant.

This written evidence is served with this application.

This application is to be served upon(7)

- (7) Enter the names and addresses of all persons upon whom it is intended to serve this application This application is filed by(8) Hugh Pughesley, Chief Constable of Kent Police, Sutton Road, Maidstone, Kent.
- (8) Enter the full name and address for service and delete as required

(the Solicitors for) the Claimant (Applicant/Petitioner) Claimant: Dr Shantanu Panigrahi, 3 Hoath Lane, Wigmore, Gillingham, Kent ME8 OSL. United Kingdom.

whose address for service is Signed Dated 7 April 2022

To* This section to be completed by the court *

Name and address of the person application is directed to of

This application will be heard by the (District) Judge

at

on the day of 20 at o'clock

If you do not attend at the time shown the court may make an injunction order in your absence If you do not fully understand this application you should go to a Solicitor, Legal Advice Centre or a Citizens' Advice Bureau

The court office at

is open between 10am and 4pm Mon - Fri. When corresponding with the court, please address all forms and letters to the Court Manager and quote the claim number.

N16A General form of application for injunction (05.14) © Crown copyright 2014

(Page 3 of 5):

DEFENCE STATEMENT ON HARASSMENT OFFENCE

- 1. I have never ever sent an email from a Remailer, Austria anonymous email account, or a Nomen Nescio Account, or some other dizum account, or another anonymous email account to anyone whether an official at a government institution, or a private individual.
- 2. I have received hundreds of emails into my Gmail Phone Account from people like 38 Degrees, Internet Archive, and others which did not appear in my Desktop Gmail Account.
- 3. I have not sent any emails that has harassed anyone from my Shanpanigrahi3000@gmail.com account: hundreds appear to have been sent to people involved with the organisation Victims of Panigrahi Association but clearly my Shanpanigrahi3000@gmail.com account was highjacked to get me into legal difficulties with the Central London County Court in respect of Claim E35YM660.
- 4. My shanpanigrahi@yahoo.co.uk was bastardised by trolls and criminals so I could not send out any emails from this Account and had to abandon it a year ago. Any emails sent from this account was done by Victims of Panigrahi Association associated trolls and criminals.
- 5. All my purposeful emails and I have sent out thousands over the past 20 years were legitimate court-associated legal proceedings in relation to ME010463, ME002953, HQ17X01773, and E35YM660.
- 6. Whenever a particular recipient of an email from me asked me not to send them any emails, I complied with the request unless court proceedings became prejudiced from my inaction.

7. Since I started my E35YM660 Claim against the Prime Minister and Victims of Panigrahi Association for its criminal anonymous emails to me notably from Sivaji Panesar, Marty Caine, Nitin Bhardwaj, Fritz Wueler, Cherie, Egregious C, and others like Ed Mulhouse and Monneka Tahir, there was a systematic attempt to have me booted out of this country to places like Pakistan, because I was bringing Kent Police in a £5 million pound damages and compensation Claim in the High Court Queens Bench Division and brought the Crown Prosecution Service to East Kent Magistrates Court on a criminal charge of perverting the course of justice and obstructing justice. That is why I considered that the UK State through its Security Services had wanted to frame charges against me of forensic or criminal nature to have me incarcerated in a mental hospital for a third time or worse to get me committed to a Trial that the County Court in Central London arranged in a Pre-Trial Hearing but I was exonerated. I told my Consultant Psychiatrist that come what may I will never leave the United Kingdom, and this is the reason that Kent Police is charging me with a concocted summons for Harassment that is not specified to leave the State room for elaboration later. This is done to protect the Central London County Court from having to pass judgment or Order to my Appeal Application which the Court would have to justify that the University of Greenwich was lawful in withholding my £55,000 severance payment.

(Signed) S.Panigrahi 5.28 pm 15 Sep 2021

(Page 4 of 5): Claim Form In the

Claim No J00ME572 Issue Date: 29/04/22/

Sealed The County Court
Claimant's Name and address including postcode:
Dr Shantanu Panigrahi
3 Hoath Lane
Wigmore
Gillingham
Kent ME8 OSL

Defendant's Name and Address including postcode: Kent Police Grugeon House,

Grugeon House,
Police Headquarters,
Sutton Road,
Maidstone
Kent ME15 9BZ

Brief details of claim:

This Claim is for compensation and damages suffered by me as the Claimant as a result of Kent Police's inaction and actions that has caused me much suffering since 2004.

Value £100,000 up to £5 million

Preferred County Court Hearing Centre:

Defendants Name and address for service including postcode:

Kent Police

Grugeon House,

Police Headquarters,

Sutton Road,

Maidstone

Kent ME15 9BZ

Amount Claimed: £100, 000.00

Court Fee: £4,500.00 Total amount: £104,500.00

(Page 5 Of 5):

Does this Claim have any issues of interest in the Human Rights Act: Yes

Particulars of Claim: (attached/to follow):

This Claim is brought to the High Court against Kent Police and co-conspirators (officials in Her Majesty's Court and Tribunal Service, Lawyers, the Legal Ombudsman and the Independent Police Complaints Commission) against the following chargesheet against this Police Force:

- (a) protecting criminals on my submission of Internet Complaint hate crime;
- (b) protecting criminals on the Shell Tribunal matter;
- (c) protecting criminals in the UKIP proceedings matter;
- (d) protecting criminals in the Greenwich Legalities matter;
- (e) protecting criminals in the National Health Service directed crimes against me;
- (f) protecting criminals in the AuthorhouseUK book publication matter;
- (g) protecting the Legal Ombudsman from criminal activities against me with regard to several lawyers that I complained about;
- (h) Dover capture by Kent Police in 2004 to incarcerate me in a mental hospital without due reason.
- (i) capturing me at home and under handcuffs returning me to the mental hospital from where I had lawfully absconded;
- (j) pointless prosecution of speeding offence that I was collecting money to discharge in January 2017;
- (k) protecting court officials who gave me an unjustified criminal record with the processing of the speeding offence at Medway Magistrates Court;
- (I) protecting the Labour Party in its hate crime of denying me my membership rights to submit Motions, and Questions to the Prime Minister.

Statement of Truth:

I believe that the facts stated in these particulars of claim are true

Full Name: Dr Shantanu Panigrahi

Signature

Last entry: 15.11 pm (UK-Time) 26 July 2022

J00ME572 Proceedings associated with E35YM660 and HQ17X017735

Yahoo

/

Sent

Shantanu Panigrahi <shantanupanigrahi@yahoo.com>

To:

Enquiries Medway County Court, Enquiries Kent Police, enquiries@policeconduct.gov.uk,

Northkent Magistrates Court, otp.informationdesk@icc-cpi.int, Eastkentmc,, maidstonecrowncourt, Central London DJSKEL, Civil Appeals - Registry, registry@supremecourt.uk, PCC Correspondence Kent, Contactcentre SolRegAuth, omar.sagher@governmentlegal.gov.uk, CPSContact, QB Judges Listing Office, Vikki Randall, CATLIS Long (LONG CATLIS ROAD SURGERY), Enquiries Legal Ombudsman, correspondence@attorneygeneral.gov.uk, registry@jcpc.uk, ccmcce-filing@justice.gov.uk, Professional Ethics Advice Service, Sivaji Panesar, Marty Caine, Nitin Bhardwaj, egregious_c@yahoo.com, a.westby@greenwich.ac.uk, People Relations UK, resourcingteam@tesco.com, hrssorg@asda.co.uk, CBSL HR, Human Resources (Sainsburys), aldisupport@vacancyfiller.co.uk, Ray Coker, Orla Scanlan Hide

Wed, 27 Jul at 07:07

Dear Sirs

I was contacted by the Complaints Division of the Crown Prosecution Service yesterday to which I replied to the best of my knowledge and resources available being a person in litigant: ToCrownProsecutionService(Records)26Jul2022

It is clear that whereever I take my complaints to I meet up against a blank wall of silence or worse the shoving of paperwork from one institution of the State to another without any kind of resolution of the dispute where the University of Greenwich still owes me £55,000 in severance payments from the untimely and unceremonious dismissal from my employment in 1998; and subsequent similar experiences elsewhere.

If there is to be no judicial input into the proceedings, the Police Force in Kent Police will go scot-free and there would have been no avenues to protest against its terroristic activities against ordinary citizens going about their lawful business in society. That would not bode well for the State of the United Kingdom that I otherwise love to live in.

This is my final representation to the State authotiries to issue Judgment that has been long time coming and it must be in writing with full written reasons issued to me before the 27 October 2022, 10.00 am Hearing at Medway County Court that has not yet been delisted by the Court (kindly clarify).

Yours sincerely

Dr Shantanu Panigrahi 3 Hoath Lane Wigmore Gillingham Kent ME8 OSL Tel: 07967789619

Attachments:

ToCrownProsecutionService(Records)26Jul2022.docx 16.3kB

Severance payment owing of £55,000
Yahoo
/
Sent

Shantanu Panigrahi <shantanupanigrahi@yahoo.com> To: j.l.webber@greenwich.ac.uk Wed, 27 Jul at 07:31

To The University of Greenwich at Natural Resources Institute

Dear Sir/Madam

I worked at the Natural Resources Institute for 18 years mostly as a Civil Servant until the Institute was taken over under privatisation by the University of Greenwich.

I was subjected to a Disciplinary Hearing to consider the charge of being blameworthy of gross misconduct in the workplace but due to the fact that the University would not wait for my medical records that the Psychiatrist was formulating, I was summarily dismissed from service. The latest medical report is attached 23 years since that event: ToMEGANCIC(Referralfrom Community Mental Health Team)14 May 2022.docx; MedCertDrMwanche29Nov.9df; FrMicahelQuarm(CMHT_MDT_9May2022received13May2022.docx; FrMiachelQuarm(CMHTBrittonHouse)9May2022received13May2022.docx.

I was diverted to your email address by Dr Andrew Westby who is away on leave.

For years I had asked to be considered to be placed on Medical Retirement, but not only did I not receive my severance payments of medical retirement income from the University of Greenwich, all legal avenues have amounted to no progress in the resolution of the matter.

I would be grateful if the University of Greenwich through the Natural Resources Institute review the application for Medical Retirement and consider payments to me to be backdated to 20 October 1998 when I was dismissed from service.

Yours sincerely

Dr Shantanu Panigrahi 3 Hoath Lane Wigmore Gillingham# Kent ME8 OSL Tel: 07967789619

Download all attachments as a zip file

ToMEGANCIC(Referral from Community Mental Health Team)14May2022.docx 13.5kB MedCertDrMawanche29Nov2021b.pdf 1.4MB FrMicahelQuarm(CMHT_MDT_9May2022received13May2022 .docx 16.8kB FrMicahelQuarm(CMHTBrittonHouse)9May2022received13May2022 .docx 22.7kB:

(a)
Referral from Community Mental Health Team, Britton House, Gillingham
Yahoo
/

Sent

Shantanu Panigrahi <shantanupanigrahi@yahoo.com>

To:

enquiries@megancic.org.uk Sat, 14 May at 09:45

To

MEGAN CIC

Your Voice in Mental Health

Address: Under:1 roof, 5A New Road Avenue

Chatham, Kent, ME4 6BB Tel: 01634 402077

Mobile: 07891 573474/ 07583 249887 Email: enquiries@megancic.org.uk Website: http://www.megancic.org.uk

Dear Megan

I have been a mental patient for 20 odd years and most recently have been cared for under secondary Care by nurses and psychiatrists at Britton House.

My most recent appointment was on 4 May 2022 and its outcome is as attached: FrMichaelQuarm(CMHTBrittonHouse)9May2022received13May2022.docx; FrMichaelQuarm(CMHT_MDT_9May2022received13May2022.docx.

I am following through with Britton House's recommendations and have contacted Turning Point who will telephone me on Monday for help and support to try and give up smoking cigarettes and drinking alcohol.

I am still trying hard to rehabilitate myself in employment and have a job interview sith Sainsburys on 20 May 2022 at 09.45 am in Sevenoaks Kent. I have also applied for a job with BP at Holborough, Snodland Kent and I am waiting to hear from the company.

Please enrol me into your counselling and therapy sessions as you consider would benefit my mental health most. I have been sectioned twice into mental hospital (2004 and 2008) but have managed to stay in the Community with the support of my wife as Carer and our daughter who is good to me.

Yours sincerely

Dr Shantanu Panigrahi 3 Hoath Lane Wigmore Gillingham Kent ME8 OSL

Tel: 07967789619

Attachment:

FrMicahelQuarm(CMHTBrittonHouse)9May2022received13May2022.docx 22.7kB FrMicahelQuarm(CMHT_MDT _9May2022received13May2022.docx 16.8kB

(b)

From

Long Catlis Road Surgery Parkwood Health Centre Long Catlis Road Gillingham Kent

ME8 9PR Telephone Number 01634 233491

29 November 2021

TO WHOM IT MAY CONCERN

Dear Colleague PANIGRAHI, Shantanu (Mr) 08-Aug-1957 628 4771487 3 Hoath Lane, Gillingham, Kent, ME8 0SL 01634 379604 07967789619

This is to confirm that the above gentleman has Mental Health problems including Paranoid Schizophrenia and persistent delusional disorders.

Yours faithfully

Dictated not signed
Dictated not signed to avoid delay

Dr Mwanche General Practitioner

Medication			
Repeat			
Drug	Dosage	Quantity	Last issued on
Depakote 500 mg gastro-	One to be taken twice a day	56 tablet	28 Oct-2021
Resistant tablets (Sanofi)	as per MHT		
Risperidone	One twice daily as per MHT	56 tablet	28 Oct-2021
2 mg tablets			
Finasteride	One to be taken each day as	28 tablet	28 Oct 2021
5 mg tablets	per urology a/w		
Tamsoulosin			
400 micrograms modified	One to be taken each day	30 capsule	28 Oct 2021
release capsule			
Sertraline 50 mg tablets	One to be taken each day	28 tablets	28 Oct 2021
Sertraline 100 mg tablets	One to be taken each day -	28 tablets	28 Oct 2021
	Morning		
Atrovastatin 20 mg tablets	One to be taken each day	28 tablets	28 Oct 2021
Zaluron XL 50 mg tablets	One to be taken each day	30 tablets	01 Oct 2021
(Fontus Health Ltd)			

Problems			
Active			
Date	Problem	Associated text	Date ended
13 Aug- 2021	Pain in upper arm		
26 Jan-2021	Failed encounter		
	Message left with household		
	Member		
22 Jan-2021	Failed encounter, message		
	left on answerphone		
09 Jan 2000	Paranoid schizophrenia	As per Britton House	
		Correspondence	
25 Nov 2020	Administration		
30 Dec 2019	[D] Prediabetes		
30 Oct 2019	Persistent delusional disorders		
12 Sep-2019	Telephone call to a patient		
5 July-2019	Medication changed		
19 Nov-2018	Failed encounter NOS		
12 Nov 2018	QRISK2 calculated heart age		
19 Oct-2018	[x] Persistent delusional disord	ers H/O	

(c)

From:

NHS Kent and Medway

NHS and Social Care Partnership Trust Medway Community Mental Health Team

Britton House Britton Farm High Street Gillingham, Kent

ME7 1 AL

Tel: 0300 303 3189

Date: 09 May 2022 Our Ref: MQ/jab

NHS Number 628 477 1487

Private and Confidential Mr Shantanu Panigrahi 3 Hoath Lane Gillingham Kent ME8 OSL

Dear Shantanu

Name: Mr Shantanu Panigrahi Address: 3 Hoath Lane, Gillingham, Kent, ME8 0SL

DOB: 8 Aug 1957 NHS No: 628 477 1487

Thank you for attending your choice triage appointment on 4 May and sharing the following information/

Assessment type: Triage (Shantanu's number is 07967789619) Rasmi his wife also present in today's assessment. Also present in todays assessment is trainee mental health and wellbeing practitioner Adam Hodges. Shantanu consented to have Adam present.

Referrer: Police via Single Point of Access (SPoA) 28/04/2022

Reason for referral: SPoA documented that PC Evans reports that Shantanu sent an email to Medway court threatening to set fire at BP garage by throwing petrol. He has made previous threats to another big company. PC Evans reported that the police went to Shantanu's address, and he shut the door at them. He reports that he seemed very unwell and needs a mental health assessment.

Presenting problem:

Discharged from CMHT in September 2021 after a medical review with psychiatrist. Found it difficult to cope with jobs, emails that he receives, and treats them like harassing emails from trolls and he can't get much sleep, only 6 hours a night, on edge the rest of the time, very stressed, smoking cigarettes to calm his nerves.

Police are aware.

Delusions – Worry a lot about whether there is a God or demon and God making him do things. Worries he isn't doing the right thing.

Always getting into trouble with employers and unable to hold a job.

Paranoid. – has persecution complex, thinks that the state is trying to get him in legal difficulties. Previously took out a case against the prime minister Boris Johnson and then thought it was the Queen. Was fined £4000 last year tof trying to take the Prime Minister to court.

Having difficulties with mental state as long as he can remember.

Drinks 4 cans a day of beer 4% volume and describes himself as chain smoking puts this to stress. Cigarettes -10 a day. He says he is not drinking more that 4 cans of alcoholic drinks. He says he can also drink coffee a lot.

Grunting noises throughout the day Shantanu says he is singing but wife says he is grunting at home. Shouting a lot sometimes at wife and daughter.

Racing thoughts happening every day. Thinks about the consequences of what he says, he thinks there is a demon or God in his head.

Says he gets messages from God and gets the voice of God. Feels being monitored by God as he might be punished.

Paranoia reported daily and feels he is being watched. Says trolls are watching him, he feels his phone is being monitored and tracked. Says he gets defensive and tries to block the negative feelings and thoughts of the emails.

Eating and drinking well. Well supported by wife.

Medication:

- Depakote 500 mg gastro-resistant tablets (Sanofi), One to be taken twice a day.
- Risperidone 2 mg tablet, one twice daily as per MHT -reports this medicine is no longer effective been on this since 2004 feels its not making any positive difference.
- Finasteride 5 mg tablets, One to be Taken Each Day as per urology a/w letter,
- Tamsulosin 400 microgram modified-release capsules, One to be Taken Each Day
- Sertraline 150 mg tablets, One to be taken Each Day morning
- Atorvastatin 20 mg tablets, One to be taken Each Day.

Past Medications:

Aripripazole (had prolactin issues with this) and Quetiapine (restless legs reported).

Mental State Examination

- . Appearance and behaviour Shantanu appeared well kempt. No signs of self-neglect. Engaged well in the face assessment. Maintained eye contact. Forthcoming with information about his difficulties.
- . Speech calm, pleasant normal tone and rhythm.
- . Mood- low mood due to emails and phone hijacked by trolls and also police involvement in Shantanu's life causing a lot of stress. He said he is not responsible for troll emails and police have been to his address a number of times. Wife also confirms this. Laptops and phones taken for 7 months due to trolls' malicious emails/communications. Wife and Shantan feel bothered by police. Sleep is poor around 5 or 6 hours with nightmares. Eating and drinking well. Hears the voice of God and imagines a God lurking in his head and needs to talk to or a demon in his head. Smiles to himself and talks to himself at home according to wife. Also having paranoia daily that God is watching him. Mood stabilisers are working as he is less irritable. Taking risperidone since 2004 and this appears to now have worn off with no effect at present according to Shantanu.

When Shantanu is on a holiday with his family he is described by wife as a pleasant, calm man and very relaxed, but when in UK he is very unsettled. He said society is complicating. He describes himself as a secluded person.

Aware of the complications of mixing alcohol whilst on medications. Given details of Turning Point as Shantanu would like professional support.

- . Thought- ongoing thoughts of being harassed by police. Thoughts of a god or demon being in his head. Reports concentration is not great. He concentrates on trolls hijacking his email. He says he says things without thinking.
- . Perception- reports hearing the voice of God and he is always paranoid. Smiles to himself and talks to himself. Also having paranoia daily. Mood stabilisers working. Taking risperidone since 2004 and this appears to now have worn off with no effect at present. Feels he is being judged a log by people he does not know and feels provoked by others and feels he is not liked. He says he can feel worthless within himself and feels he has not achieved anything. Says universities will not hire him even for menial joibs. Feels he is a good communicator passes interviews and feels he messes up due to trolls. Shantanu feels that the Queen and Prime Minister are both trolls and arranging for his email to be hijacked and to be kicked out of England.
- . Cognition- reports concentration is not great. He concentrates on trolls hijacking his email. He says he says things without thinking.
- . Insight- good insight into his mental and physical health difficulties. Shantanu said he suffers from paranoid schizophrenia and persistent delusions.

Client Expectations:

Would like to get a job even if its 2 or 3 days a week when stable. He reports mental state affecting him.

I would like to see the doctor for medication review.

Carer Expectations:

Wife Rashmi would like Shantanu to be reviewed as he has been on risperidone since 2004. Formulation/summary:

Risks:

No suicidal thoughts or plans to end his life. Shantanu stated: "I want to live". Shantanu said "I believe there is hope and one has to hope and he wants to do well".

Shantanu said he has no thoughts or plans to burn BP station. Wife confirms this also. He said a troll hijacked his email account and sent bad emails. Wife confirms this.

Protective factor. Shantanu cited his wife and adult daughter Rupa 31 as protective factors. Drinking alcohol 4 cans or 2 cans or 1 can a day. He smokes 10 cigarettes a day and puts this to stress. Happy to attend Turning Point/Open Road. Signposted to it.

To others – denied any thoughts to harm others when asked. No thoughts or plans to burn a petrol station and said this is not true and is the trolls and feels scared of the Police.

From others – no evidence of any current harm. Shantanu has no thoughts or plans to harm others. He stated: "I am 64 why do I want any stress".

BACKGROUND

Employment: No, on a pension

Accommodation: Stable lives with wife Rashmi and daughter Rupa 31 years old.

Previous contact with mental health service: Yes- known since February 2016 If Yes, what is their diagnosis? Paranoid schizophrenia and Delusional Disorder

Past psychiatric admission/s: Yes 2004 and 2008 section 2 and 3 of the MHA Physical health concerns: Prediabetes diagnosis in 2019- managing dietary intake and intermittent and frequent urination. GP has referred to urology for a review however, Shantanu is still waiting to hear from urology at Medway Maritime Hospital.

Drugs and Alcohol history – Drugs- Drinking alcohol 4 cans or 2 cans or 1 can a day. He smokes 10 cigarettes a day and puts this to stress. Happy to attend Turning Point/Open Road. Signposted to it. Drinks 4% vol and describes as chain smoking puts this to stress.

Next of kin details: - Rashmi's number is 07854984538

Outcome:

Following this face to face review the plans made collaboratively with Shantanu and wife Rashmi are:

Shantanu to be referred to the MDT meeting to request for a medical review as Shantanu feels his medicine Risperidone is not effective and been on this since 2004. He reports that his mood stabiliser is working for him and as he used to be very agitated.

Shantanu to contact Turning Point/Open Road to address his alcohol misuse and he would like professional support.

GP to continue to review Shantanu's physical health. He is still awaiting to hear from urology team. GP to kindly chase this up.

Shantanu can contact Imago (care Navigation Services -working with local GPs and care teams) for support in the community.

Shantanu and Rashmi to contact Citizens Advice regarding support with the police as they feel harassed by the police regarding trolls that hacked email address and also getting help from the Citizens Advice regarding police support.

Shantanu and Rashmi both given leaflets for LIVE WELL KENT, MEGAN Peer Support to access their community and recovery programmes when Shantanu is ready. Shantanu and wife Riashmi both agreed to contact these services when Shantanu is much stable.

Crisis plans discussed with Shantanu and wife Rashmi such as contacting the duty Team at Medway Mental Health Team, Single Point of Access (24 hours a day). Crisis Team (24 hours a day), Mental Health Matters, SHOUT to 85258 (text), to speak to wife Rashmi and daughter Rupa, for support as he finds them helpful, A&E in emergency, GP, Samaritans, The Safe Haven @ the Medway. Shantanu and Rashmi verbalised their understanding of the crisis support plans.

Yours sincerely (Sent unsigned to avoid delay) Michael Quarm Community Mental Health Nurse Encs: Safe Haven, Turning Point, Talking Therapy, Rubicon, Megan, Live Well Kent, IMAGO, Crisis Numbers.

Cc GP Dr Shah A Long Catlis Road Surgery Parkwood Health Centre Long Catlis Road Rainham Kent ME8 9PR

You may find the following mental health support services helpful: www.livewellkent.org.uk 0800567 7699

Mental Health Matters – 0800 107 0160

Samaritans – 116 123

NHS – 111

GP and out of hours GP services

Urgent Mental Health Helpline – 0800 783 9111

Trust Chari: Dr Jackie Crasssait Chief Executive: Helen Greatorex

Help KMPT learn from patient's experience at www.kmpt.nhs.uk/get-involved/how-are-we-

doing.htm

For further details about how your personal data is managed by the organisation please visit https://www.kmpt.nhs/about-us/confidentiality-and-gdpr/

(d)

From:

NHS Kent and Medway
NHS and Social Care Partnership Trust
Medway Community Mental Health Team
Britton House
Britton Farm
High Street
Gillingham, Kent
ME7 1 AL

Tel: 0300 303 3189

Date: 09 May 2022 Our Ref: MQ/jab

PRIVATE AND CONFIDENTIAL Mr Shantanu Panigrahi 3 Hoath Lane Gillingham Kent ME8 OSL

Dear Mr Shantanu Panigrahi

Following your assessment with me, you were discussed in the Multidisciplinary Team Meeting (MDT) on the 05/05/2022 and the outcome of the discussion are:

- For you to attend Turning Point to address your alcohol misuse.
- For you to continue with your current medications.
- For you to be discharged from CMHT to your GP. Your care has been transferred to your GP in primary care. GP should not hesitate to re-refer to secondary mental health services if need arises.
- Attached to your copy of the letter are the useful support services such as IMAGO, Livewell Kent, MEGAN Peer Support, Medway Talking Therapies, Rubicon Cares Counselling, Safe Haven services@ the Medway, and other useful services in the community that could help enhance your sense of well-being and recovery.

Yours sincerely (Sent unsigned to avoid delay)

Michael Quarm Community Mental Health Nurse Medway CMHT

Cc

GP: for information only Dr Shah A Parkwood Health Centre Rainham Kent

Freephone number for the Samaritans: 116 123

CONTACT US NOW

Whatever you're going though, call us free any time, from any phone on 116.123 We 're here round the clock, 24 hours a day, 365 days a year. If you need a response immediately, it is best to call us on the phone. This number is FREE to call. You don't have to be suicidal to call us. Contact us now on 116 123

www.livewellkent.org.uk 0800567 7699
Mental Health Matters – 0800 107 0160
Samaritans – 116 123
NHS – 111
GP and out of hours GP services
Urgent Mental Health Helpline – 0800 783 9111

Trust Chari: Dr Jackie Crasssaiti Chief Executive: Helen Greatorex

Help KMPT learn from patient's experience at www.kmpt.nhs.uk/get-involved/how-are-we-

doing.htm

For further details about how your personal data is managed by the organisation please visit https://www.kmpt.nhs/about-us/confidentiality-and-gdpr/

Yahoo /

Sent

Shantanu Panigrahi <shantanupanigrahi@yahoo.com>

To:

People Relations UK Wed, 27 Jul at 07:53

Dear Sirs

I seemed to have missed you out: any chance of a review?

Yours sincerely

Dr Shantanu Panigrahi

Hide original message

---- Forwarded message -----

From: Shantanu Panigrahi <shantanupanigrahi@yahoo.com>

To: Enquiries Medway County <enquiries.medway.countycourt@justice.gov.uk>; Enquiries Kent <enquiries@kent.police.uk>; enquiries@policeconduct.gov.uk <enquiries@policeconduct.gov.uk>; Northkent <northkent@justice.gov.uk>; otp.informationdesk@icc-cpi.int <otp.informationdesk@icc-cpi.int>; Eastkentmc <eastkentmc@justice.gov.uk>; maidstonecrowncourt

<maidstonecrowncourt@hmcts.gsi.gov.uk>; Central London DJSKEL

<centrallondondjskel@justice.gov.uk>; Civil Appeals - Registry

<civilappeals.registry@justice.gov.uk>; registry@supremecourt.uk <registry@supremecourt.uk>;

PCC Correspondence Kent <contactyourpcc@kent.police.uk>; Contactcentre

<contactcentre@sra.org.uk>; omar.sagher@governmentlegal.gov.uk

<omar.sagher@governmentlegal.gov.uk>; CPSContact <cpscontact@cps.gov.uk>; QB Judges Listing
Office <qbjudgeslistingoffice@justice.gov.uk>; Vikki Randall <vikki@megancic.org.uk>; CATLIS Long
(LONG CATLIS ROAD SURGERY) <long.catlis@nhs.net>; Enquiries

<enquiries@legalombudsman.org.uk>; correspondence@attorneygeneral.gov.uk

<correspondence@attorneygeneral.gov.uk>; registry@jcpc.uk <registry@jcpc.uk>; ccmcce-

filing@justice.gov.uk <ccmcce-filing@justice.gov.uk>; Professional Ethics Advice Service

cprofessional.ethics@sra.org.uk>; Sivaji Panesar cpanesar@gmail.com>; Marty Caine

 $<\!marty.caine@gmail.com\!>; Nitin Bhardwaj <\!nitin.bhardwaj@gmail.com\!>; egregious_c@yahoo.com$

<egregious_c@yahoo.com>; a.westby@greenwich.ac.uk <a.westby@greenwich.ac.uk>; People

Relations UK <erteam1@bp.com>; resourcingteam@tesco.com <resourcingteam@tesco.com>;

hrssorg@asda.co.uk <hrssorg@asda.co.uk>; CBSL HR <hr@clearlyservice.com>; Human Resources

(Sainsburys) < hradv.eradmin@sainsburys.co.uk >; aldisupport@vacancyfiller.co.uk

<aldisupport@vacancyfiller.co.uk>; Ray Coker <raycokerconsulting@gmail.com>; Orla Scanlan <orla.scanlan@blmlaw.com>

Sent: Wednesday, 27 July 2022 at 07:07:34 BST

Subject: J00ME572 Proceedings associated with E35YM660 and HQ17X01773

Dear Sirs

I was contacted by the Complaints Division of the Crown Prosecution Service yesterday to which I replied to the best of my knowledge and resources available being a person in litigant: ToCrownProsecutionService(Records)26Jul2022

It is clear that whereever I take my complaints to I meet up against a blank wall of silence or worse the shoving of paperwork from one institution of the State to another without any kind of resolution of the dispute where the University of Greenwich still owes me £55,000 in severance payments from

the untimely and unceremonious dismissal from my employment in 1998; and subsequent similar experiences elsewhere.

If there is to be no judicial input into the proceedings, the Police Force in Kent Police will go scot-free and there would have been no avenues to protest against its terroristic activities against ordinary citizens going about their lawful business in society. That would not bode well for the State of the United Kingdom that I otherwise love to live in.

This is my final representation to the State authotiries to issue Judgment that has been long time coming and it must be in writing with full written reasons issued to me before the 27 October 2022, 10.00 am Hearing at Medway County Court that has not yet been delisted by the Court (kindly clarify).

Yours sincerely

Dr Shantanu Panigrahi 3 Hoath Lane Wigmore Gillingham Kent ME8 OSL Tel: 07967789619

Attachment:

ToCrownProsecutionService(Records)26Jul2022.docx 16.3kB

09.01 am (UK-Time) 27 July 2022

Posted the three emails with the final one as a Running Commentary on Claim J00ME572: tweeted and facebooked them but could not post it on LinkedIn due to some glitch in the system:

 $\frac{https://www.knowledgeassessment and dissemination.com/post/j00me572-proceedings-associated-with-e35ym660-and-hq17x017735}{}$

https://www.knowledgeassessmentanddissemination.com/post/severance-payment-owing-of-55-000

https://www.knowledgeassessmentanddissemination.com/post/running-commentary-on-claim-j00me572-09-24-am-uk-time-27-july-2022

09.30 pm (UK-Time) 27 July 2022

Sales Analysis Report ??

Bin

from: Shantanu Panigrahi <shanpanigrahi3000@gmail.com>

to: Aprile <apriledwar26@gmail.com>

date: 27 Jul 2022, 09:51

subject: Re: Sales Analysis Report ??

mailed-by: gmail.com

Hello

Glad to make your acquaintance.

Yes I would like the Sales Analysis Report. What do I need to pay, please let me know? Shantanu

On Wed, 27 Jul 2022, 07:17 Aprile, <apriledwar26@gmail.com> wrote:

Hi, (Please email us back)

I found your details "shanpanigrahi3000@gmail.com" on Google search.

I'm an SEO Expert and I helped over 270+businesses rank on the (First Page on Google). May I send you quote and Proposal? If interested Thanks or regards,

Ella

10.21 am (UK-Time) 27 July 2022

My New Liberal Democrats Membership No: 22071144662 from: Shantanu Panigrahi <shanpanigrahi3000@gmail.com>

to: John Castle <jecastle4@gmail.com>cc: admin@southeastlibdems.org.uk

date: 27 Jul 2022, 11:18

subject: My New Liberal Democrats Membershitp No: 22071144662

mailed-by: gmail.com

To
JE Castle
Local Party: Medway
155 Sturla Road
Chatham
ME4 5QH

Email: jecastle4@gmail.com

Regional State contact: South East https://www.southeastlibdems.org/uk/ admin@southeastlibdems.org.uk

Dear Mr Castle

Of and on I have been a member of the Liberal Democrats for 10 years or so and whilst I had somehow forayed into the desirability of Brexit so voted for Leave, today I am of the view that being part of the international community and rejoining the European Union is conducive to not just a better more cohesive United Kingdom, it champions the politics of Liberal Democrats. I had previously described myself as a Libertarian Democrat but now see that the correct forumulation of the middle ground of politics must come under the umbrella that our party stands for.

This morning I have received Dr Mark Pace's letter as President of the Liberal Democrats and in light of the demise of the Conservative Party in recent months, particularly in its belligerence in domestic and international issues, I am grateful that my past investigative journalism has not been held against me in accepting me as a member of the Party.

I have signed in as supporter too and will do my utmost to participate in local politics in Medway and accordingly look forward to any communications you may need to send me in regard to my membership of the Party and in progressing the Party towards the next general election in two years time or sooner if the new Prime Minister seeks a fresh mandate from the electorate.

Yours sincerely

Dr Shantanu Panigrahi 3 Hoath Lane Wigmore Gillingham Kent ME8 OSL Tel: 07967789619

11.21 am (UK-Time) 27 July 2022

Re: [Ticket: 18815954] EXT: [Aldi] Ticket ID: 387338 Re: J00ME572 Proceedings associated with E35YM660 and HQ17X01773

Yahoo

/

Inbox

HRSSOrg@asda.co.uk < hrssorg@asda.co.uk >

To: aldisupport@vacancyfiller.co.uk, shantanupanigrahi@yahoo.com

Cc:

hradv.eradmin@sainsburys.co.uk, egregious_c@yahoo.com, marty.caine@gmail.com, ccmcce-filing@justice.gov.uk, registry@jcpc.uk, correspondence@attorneygeneral.gov.uk, qbjudgeslistingoffice@justice.gov.uk, contactyourpcc@kent.police.uk, enquiries@policeconduct.gov.uk, raycokerconsulting@gmail.com, hr@clearlyservice.com, resourcingteam@tesco.com, erteam1@bp.com, a.westby@greenwich.ac.uk, nitin.bhardwaj@gmail.com, panesar@gmail.com, long.catlis@nhs.net, vikki@megancic.org.uk, cpscontact@cps.gov.uk, omar.sagher@governmentlegal.gov.uk, contactcentre@sra.org.uk, maidstonecrowncourt@hmcts.gsi.gov.uk, eastkentmc@justice.gov.uk, enquiries@legalombudsman.org.uk, registry@supremecourt.uk, civilappeals.registry@justice.gov.uk, professional.ethics@sra.org.uk, orla.scanlan@blmlaw.com, enquiries.medway.countycourt@justice.gov.uk, centrallondondjskel@justice.gov.uk, northkent@justice.gov.uk, otp.informationdesk@icc-cpi.int, enquiries@kent.police.uk Hide

Wed, 27 Jul at 11:15

Hello,

We have received a reference request for Unknown. However, before we can process this we require the colleague's hand signed declaration of consent on your letterhead, giving Asda permission to release the employment information. Alternatively the colleague may call HRSS on 0113 291 9000 to give verbal consent quoting ticket number [18815954] Please could you also provide us with the National Insurance number or other unique identifier to help us locate the colleague on the system as the NI provided is bringing up a colleague with a different first name.

Kind regards, Sophia Ifiaz HRSS Contact Centre – Administrator Asda People Team | HR Shared Services | Britannia House, 22-32 Britannia Road, Morley, Leeds, LS27 0DQ sophia.ifiaz@asda.co.uk

From: aldisupport@vacancyfiller.co.uk

Sent: July 27 07:09:01 AM

To:shantanupanigrahi@yahoo.com

CC: hradv.eradmin@sainsburys.co.uk; hrssorg@asda.co.uk; egregious c@yahoo.com; marty.caine@gmail.com; ccmcce-filing@justice.gov.uk; registry@jcpc.uk; correspondence@attorneygeneral.gov.uk; qbjudgeslistingoffice@justice.gov.uk;

contactyourpcc@kent.police.uk; enquiries@policeconduct.gov.uk; raycokerconsulting@gmail.com; hr@clearlyservice.com; resourcingteam@tesco.com; erteam1@bp.com;

a.westby@greenwich.ac.uk; nitin.bhardwaj@gmail.com; panesar@gmail.com; long.catlis@nhs.net; vikki@megancic.org.uk; cpscontact@cps.gov.uk; omar.sagher@governmentlegal.gov.uk; contactcentre@sra.org.uk; maidstonecrowncourt@hmcts.gsi.gov.uk; eastkentmc@justice.gov.uk;

enquiries@legalombudsman.org.uk; registry@supremecourt.uk;

civilappeals.registry@justice.gov.uk; professional.ethics@sra.org.uk; orla.scanlan@blmlaw.com; enquiries.medway.countycourt@justice.gov.uk; centrallondondjskel@justice.gov.uk; northkent@justice.gov.uk; otp.informationdesk@icc-cpi.int; enquiries@kent.police.uk Subject: EXT: [Aldi] Ticket ID: 387338 Re: J00ME572 Proceedings associated with E35YM660 and HQ17X01773

EXTERNAL: Report suspicious emails to Email Abuse.

##- Please type your reply above this line -## This email is a service from Aldi. [3675D2-W820Z]

The boring, but legally sensible bit: This email is confidential. If it isn't addressed to you, please don't read, use, forward, copy, print or disseminate it. Also note that all of the opinions in this email belong to the sender, not Asda. So feel free to shower the author with praise or derision as applicable, but not us. Finally, we've made big efforts to make sure this email doesn't contain a virus, but please check it before opening any attachments, just in case.

12.06 pm (UK-Time) 27 July 2022

We'd like to get to know you better2

Yahoo

Inbox

hdhe.fa.sender.1@workflow.mail.em3.oraclecloud.com https://www.mail.em3.oraclecloud.com

shantanupanigrahi@yahoo.com

Wed, 27 Jul at 11:36

View in Browser



You're invited to schedule an interview

Hi Shantanu,

Good news! We'd like to invite you to an interview for our Customer Experience Manager role.

To schedule one in, click the below link, go to the calendar and select an available slot. After you've booked, we'll send you a confirmation email with all the details. We look forward to meeting you soon.

Go to the interview calendar

For any queries regarding your interview, please contact the location you have applied to or your recruiter.

All the best,

Sainsbury's Recruitment Team

Re: [Ticket: 18815954] EXT: [Aldi] Ticket ID: 387338 Re: J00ME572 Proceedings associated with E35YM660 and HQ17X017732

Yahoo

/

Sent

Wed, 27 Jul at 14:09

To

The Court Manager Medway county Court

Dear Nic

I received the following email from ASDA but when I telephoned the company to question what it was about and provide my details on their system such as my National Insurance number and associated materials, the man who answered the call could not work it out and asked me to refer it back to HR

Please also note that Sainsburys has invited me to attend a job interview now.

Please take these new information into account.

Yours sincerely

Dr Shantanu Panigrahi 3 Hoath Lane Wigmore Gillingham Kent ME8 OSL Tel: 07967789619

```
Hide original message
---- Forwarded message -----
From: HRSSOrg@asda.co.uk <hrssorg@asda.co.uk>
To: "aldisupport@vacancyfiller.co.uk" <aldisupport@vacancyfiller.co.uk>;
"shantanupanigrahi@yahoo.com" <shantanupanigrahi@yahoo.com>
Cc: "hradv.eradmin@sainsburys.co.uk" <hradv.eradmin@sainsburys.co.uk>;
"egregious_c@yahoo.com" <egregious_c@yahoo.com>; "marty.caine@gmail.com"
<marty.caine@gmail.com>; "ccmcce-filing@justice.gov.uk" <ccmcce-filing@justice.gov.uk>;
"registry@jcpc.uk" <registry@jcpc.uk>; "correspondence@attorneygeneral.gov.uk"
<correspondence@attorneygeneral.gov.uk>; "qbjudgeslistingoffice@justice.gov.uk"
<qbjudgeslistingoffice@justice.gov.uk>; "contactyourpcc@kent.police.uk"
<contactyourpcc@kent.police.uk>; "enquiries@policeconduct.gov.uk"
<enquiries@policeconduct.gov.uk>; "raycokerconsulting@gmail.com"
<raycokerconsulting@gmail.com>; "hr@clearlyservice.com" <hr@clearlyservice.com>;
"resourcingteam@tesco.com" <resourcingteam@tesco.com>; "erteam1@bp.com"
<erteam1@bp.com>; "a.westby@greenwich.ac.uk" <a.westby@greenwich.ac.uk>;
"nitin.bhardwaj@gmail.com" <nitin.bhardwaj@gmail.com>; "panesar@gmail.com"
<panesar@gmail.com>; "long.catlis@nhs.net" <long.catlis@nhs.net>; "vikki@megancic.org.uk"
<vikki@megancic.org.uk>; "cpscontact@cps.gov.uk" <cpscontact@cps.gov.uk>;
"omar.sagher@governmentlegal.gov.uk" < omar.sagher@governmentlegal.gov.uk >;
"contactcentre@sra.org.uk" <contactcentre@sra.org.uk>;
"maidstonecrowncourt@hmcts.gsi.gov.uk" < maidstonecrowncourt@hmcts.gsi.gov.uk >;
"eastkentmc@justice.gov.uk" <eastkentmc@justice.gov.uk>; "enquiries@legalombudsman.org.uk"
<enquiries@legalombudsman.org.uk>; "registry@supremecourt.uk" <registry@supremecourt.uk>;
"civilappeals.registry@justice.gov.uk" <civilappeals.registry@justice.gov.uk>;
"professional.ethics@sra.org.uk" <professional.ethics@sra.org.uk>; "orla.scanlan@blmlaw.com"
<orla.scanlan@blmlaw.com>; "enquiries.medway.countycourt@justice.gov.uk"
<enquiries.medway.countycourt@justice.gov.uk>; "centrallondondjskel@justice.gov.uk"
<centrallondondjskel@justice.gov.uk>; "northkent@justice.gov.uk" <northkent@justice.gov.uk>;
"otp.informationdesk@icc-cpi.int" <otp.informationdesk@icc-cpi.int>; "enquiries@kent.police.uk"
<enquiries@kent.police.uk>
Sent: Wednesday, 27 July 2022 at 11:15:08 BST
Subject: Re: [ Ticket: 18815954 ] EXT: [Aldi] Ticket ID: 387338 Re: J00ME572 Proceedings associated
```

Hello,

with E35YM660 and HQ17X01773

We have received a reference request for Unknown. However, before we can process this we require the colleague's hand signed declaration of consent on your letterhead, giving Asda permission to release the employment information. Alternatively the colleague may call HRSS on

0113 291 9000 to give verbal consent quoting ticket number [18815954] Please could you also provide us with the National Insurance number or other unique identifier to help us locate the colleague on the system as the NI provided is bringing up a colleague with a different first name.

Kind regards,
Sophia Ifiaz
HRSS Contact Centre – Administrator
Asda People Team | HR Shared Services |
Britannia House, 22-32 Britannia Road, Morley, Leeds, LS27 ODQ sophia.ifiaz@asda.co.uk

From: aldisupport@vacancyfiller.co.uk

Sent: July 27 07:09:01 AM

To:shantanupanigrahi@yahoo.com

CC: hradv.eradmin@sainsburys.co.uk; hrssorg@asda.co.uk; egregious_c@yahoo.com;

marty.caine@gmail.com; ccmcce-filing@justice.gov.uk; registry@jcpc.uk;

correspondence@attorneygeneral.gov.uk; qbjudgeslistingoffice@justice.gov.uk;

contactyourpcc@kent.police.uk; enquiries@policeconduct.gov.uk; raycokerconsulting@gmail.com; hr@clearlyservice.com; resourcingteam@tesco.com; erteam1@bp.com;

a.westby@greenwich.ac.uk; nitin.bhardwaj@gmail.com; panesar@gmail.com; long.catlis@nhs.net; vikki@megancic.org.uk; cpscontact@cps.gov.uk; omar.sagher@governmentlegal.gov.uk;

contactcentre@sra.org.uk; maidstonecrowncourt@hmcts.gsi.gov.uk; eastkentmc@justice.gov.uk; enquiries@legalombudsman.org.uk; registry@supremecourt.uk;

civilappeals.registry@justice.gov.uk; professional.ethics@sra.org.uk; orla.scanlan@blmlaw.com; enquiries.medway.countycourt@justice.gov.uk; centrallondondjskel@justice.gov.uk; northkent@justice.gov.uk; otp.informationdesk@icc-cpi.int; enquiries@kent.police.uk Subject: EXT: [Aldi] Ticket ID: 387338 Re: J00ME572 Proceedings associated with E35YM660 and

HQ17X01773

EXTERNAL: Report suspicious emails to Email Abuse.

##- Please type your reply above this line -## This email is a service from Aldi. [3675D2-W820Z]

The boring, but legally sensible bit: This email is confidential. If it isn't addressed to you, please don't read, use, forward, copy, print or disseminate it. Also note that all of the opinions in this email belong to the sender, not Asda. So feel free to shower the author with praise or derision as applicable, but not us. Finally, we've made big efforts to make sure this email doesn't contain a virus, but please check it before opening any attachments, just in case.

Your Ask HR request has been created

Yahoo

/

Inbox

Ask HR <support@askhr-sb-prod.zendesk.com>

To:

Shantanu Panigrahi Wed, 27 Jul at 14:09

Hi Shantanu,

Your question "Fw: [Ticket: 18815954] EXT: [Aldi] Ticket ID: 387338 Re: J00ME572 Proceedings associated with E35YM660 and HQ17X01773" (16299) has been created, we'll get back to you as quickly as possible.

You can add more details at any time by replying to this email or logging into Ask HR and selecting 'My Requests'

The Ask HR Team

https://askhr.sainsburys.co.uk

P.S: If you wish to opt out of email notifications, you can update your Profile in Ask HR at any time.

Kind Regards

Ask HR

Sainsbury's

This email is a service from Ask HR. Delivered by Zendesk

[367ZYZ-DMLVZ]

Automatic reply: [Ticket: 18815954] EXT: [Aldi] Ticket ID: 387338 Re: J00ME572 Proceedings associated with E35YM660 and HQ17X01773

Yahoo

/

Inbox

HRAdv ERAdmin hradv.eradmin@sainsburys.co.uk

To:

Shantanu Panigrahi

Wed, 27 Jul at 14:09

Thanks for getting in touch. We've got your email and a member of the team will review it shortly. We will aim to get back to you in the next 72 hours (Monday to Friday). In the meantime if you have any questions relating your query please feel free to speak to a Line Manager within your location. For guidance or further information on policy relating to Appeals or Fair Treatments (grievances) please call 08000 153030 to speak to a member of the AskHR team.

This email and any files transmitted with it are confidential and intended solely for the use of the individual or entity to whom they are addressed. If you have received this email in error please notify the system manager (postmaster@sainsburys.co.uk) and delete it from your system.

Sainsbury's Supermarkets Ltd (3261722 England)

Registered Offices: 33 Holborn, London, EC1N 2HT

Sainsbury's Argos is a trading name of both:

- 1) Argos Limited, Registered office: 489-499 Avebury Boulevard, Milton Keynes, United Kingdom, MK9 2NW, registered number: 01081551 (England and Wales); and
- 2) Sainsbury's Supermarkets Limited, Registered office: 33 Holborn, London, EC1N 2HT, registered number: 03261722 (England and Wales).

All companies listed above are subsidiaries of J Sainsbury plc (185647).

Hide original message

Update:

Quickly thereafter I applied for the Job interview at Sainsburys Hempstead Valley Shopping Centre that is very local to us:

Your interview's in the diary

Yahoo

/

Inbox

hdhe.fa.sender.1@workflow.mail.em3.oraclecloud.com

To:

shantanupanigrahi@yahoo.com

Wed, 27 Jul at 14:13

View in Browser



Your interview has been scheduled!

Hi Shantanu,

We've confirmed your interview and we can't wait to meet you. Here are the details:

Date and Time: 02.08.2022 12:00 Europe/London Requisition: Customer Experience Manager

Interview Type: In Person Interviewer: Patrick Goodgame

Location: Sainsbury's Supermarkets Ltd, Hempstead Valley, Gillingham, Kent, ME7 3PB, United Kingdom

Remember, on the day you'll need to bring proof of your right to work in the UK.

Proof of Right to Work in the UK:

Either a UK or Irish passport, UK or Irish birth certificate with evidence of National insurance number, EU Settlement scheme status, or appropriate visa and supporting documents.

Please note if you are on a student visa you will need to bring an original document from your university confirming you are studying and the course end date. Additionally you will need the timetable showing term dates and any holiday periods

If you need to cancel your interview, please use the interview details link.

For any queries regarding your interview, please contact the location you have applied to or your recruiter.

All the best,

Sainsbury's Recruitment Team

15.03 pm (UK-Time) 27 July 2022

Update:

The Landline rang, a woman wanted to speak to me, but it was a useless call: I then promptly responded with the following reply to Facebook on Facebook:

Shantanu Panigrahi shared a memory.

9 m ·

Shared with Public

No one responded to this call for friendship: so I had no choice but to engage in wider society of the State that I live in of the United Kingdom and its allies using the satya-advaita format of yoga. Meditation is not the way to learn factual realities, which is what one needs to do to be able to survive in liberty. Fortunately, there is a path to follow that leads to the prospects of convincing everyone that I have what it took to lead the way for others to follow in my footsteps.

The United Kingdom and its international insittutions and States have been proven to be governed by only self-interested powers with no philanthropic motives for anyone else within the State or those anywhere else on Earth. The religions established over the millenia follow their own dictattions designed to protect their cultural frameworks and they argue amongst themselves incessantly with no one bringing Science and Religion under one umbrella of considerations as I have done.

The United Kingdom State has no Judicial or Law Enforcement processes that serve the people and there is nothing more I would have to do with it. The State authorities had been explicitly told that I wanted full written reasons for the Judge's deliberations on Claim JOOME572 of the Medway County Court so that Directions to be issued in three months time on the 27 October 2022 10.00 am Hearing not preceded by this interim reviw-report that has been announced is just seen by me as yet another manipulation of the British Justice System designed to cover-up 24 years of victimisation and persecution on me organised by the State through its secretive mechanisms.

The State tried to set up a fictitious organisation calling itself Victims of Panigrahi Association (VOPA) that has names but no genuine names and addresses that one can take out legal proceedings against so invented by the M!5 in collaboration with the Pentagon of the United States of America, to terrorise me in the United Kingdom, to incarcerate me in a mental hospital for a third time this time irreversibly, or to get me booted out of the United Kingdom, and when these failed because the pigshit vermines were dealing with a Master Escapologist in me, the State attempted to get me imprisoned on concocted allegations by the nameless anonymous people of nobody@dizum.com, Remailer, Nomen Nescio and paraoicici impersonating the likes of Katrina Sale of the Conservative and Unionist Party alleging that I had harassed and stalked her as well as BP and staff of BLM Law, when I was engaged simply in protecting myself with legal proceedings to counter the thousands of criminal anonymous emails sent by the State agencies to myself and my family and associates at the Medical Centres and Embassy like the Greek Embassy, and in the menial employment that I took up to make ends meet; so the United Kingdom is a criminal State in its most Satan-evil manifestation with its compatriot twin in the United States of America persecuting me.

These Satan-evil demons should care to note that I shall never leave the United Kingdom and neither will my family, so these States and their allies just have to put up with me and let me do what I think is necessary to punch the final nail in the coffin of evil that was my mission from 20 years ago, the day that I was stripped of dignity by being classed as blameworthy of gross misconduct by the University of Greenwich in a kangaroo court and cast as mentally-disordered for seeking justice which was denied everywhere in the British Justice system. Accordingly I had recently prophesised that we were witnessing the collapse of western civilisation.

If anyone wishes to discuss my story, I will not be interviewing them and but will set up a different Group where anyone interested may join to have it all out in the open.

Your stories from 3 years ago

Look back on these moments from your story archive.

3 years ago See your memories

27 Jul 27 Jul

For those who wish to send me messages they must bear in mind that I am interviewing potential candidates to join me in my Closed Group of Shantanu's Friends to discuss everything on Humanology including the formation of the universe: if you are not interested I will unfriend you. If someone wishes to join my Closed Friends Group called Shantanu's Friends they will have to send me an application through Facebook Messenger following which I will interview them to see if I would accept them as one of my closest friends to share my intimate secrets and views with. This is because I have no hope of restoring my online project, 'Towards Knowledge for World Conservation' since Wordpress archived or suspended my Blog shantanup.wordpress.com and my Twitter Account was only an extension of the material that I discovered through the process of truthseeking and truth accommodation.

18.24 pm (UK-Time) 27 July 2022

My New Liberal Democrats Membership No: 22071144662

Inhox

Liberal Democrats

from: John Castle < jecastle4@gmail.com>

to: Shantanu Panigrahi <shanpanigrahi3000@gmail.com>

date: 27 Jul 2022, 18:48

subject: Re: My New Liberal Democrats Membershitp No: 22071144662

mailed-by: gmail.com Signed by: gmail.com

security: Standard encryption (TLS) Learn more : Important mainly because it was sent directly to you.

Dear Dr Panigrahi,

Thank you for making contact. At this time our focus is centred heavily on preparation for the local elections in May 2023. It may seem like a long way away, but it takes time for local election candidates to build up a profile in wards that we are targeting to win next year.

If you are a member you will receive emails from medway.libdems.org.uk with updates and information on action days leading up the elections next year.

We also have a FB page: https://www.facebook.com/mymedway and twitter account: https://twitter.com/medwaylibdems

both of which we update regularly.

Whilst we ensure we are always ready to fight a general election in the 3 constituencies within Medway Council's borders, the timing is out of our control. If we are able to do so we will select candidates before the election.

Kind regards, John

On Wed, 27 Jul 2022 at 11:19, Shantanu Panigrahi <shanpanigrahi3000@gmail.com> wrote:

To
JE Castle
Local Party: Medway
155 Sturla Road
Chatham
ME4 5QH

Email: jecastle4@gmail.com

Regional State contact: South East https://www.southeastlibdems.org/uk/ admin@southeastlibdems.org.uk

Dear Mr Castle

Of and on I have been a member of the Liberal Democrats for 10 years or so and whilst I had somehow forayed into the desirability of Brexit so voted for Leave, today I am of the view that being part of the international community and rejoining the European Union is conducive to not just a better more cohesive United Kingdom, it champions the politics of Liberal Democrats. I had previously described myself as a Libertarian Democrat but now see that the correct forumulation of the middle ground of politics must come under the umbrella that our party stands for.

This morning I have received Dr Mark Pace's letter as President of the Liberal Democrats and in light of the demise of the Conservative Party in recent months, particularly in its belligerence in domestic and international issues, I am grateful that my past investigative journalism has not been held against me in accepting me as a member of the Party.

I have signed in as supporter too and will do my utmost to participate in local politics in Medway and accordingly look forward to any communications you may need to send me in regard to my membership of the Party and in progressing the Party towards the next general election in two years time or sooner if the new Prime Minister seeks a fresh mandate from the electorate.

Yours sincerely

Dr Shantanu Panigrahi 3 Hoath Lane Wigmore Gillingham Kent ME8 OSL

Tel: 07967789619

19.13 pm (UK-Time) 27 July 2022

My New Liberal Democrats Membershitp No: 22071144662

Inbox

from: Shantanu Panigrahi <shanpanigrahi3000@gmail.com>

to: John Castle < jecastle4@gmail.com>,

admin@southeastlibdems.org.uk

date: 27 Jul 2022, 21:23

subject: Re: My New Liberal Democrats Membershitp No: 22071144662

mailed-by: gmail.com

Dear John

Thank you for setting out your priorities:

I find it very difficult to make friends here in the United Kingdom as I am a Hindu and the Stateauthorities do not take kindly to those of different cultures to the indigenous one of white Christains. They tolerate Muslims and Jews more than they tolerate Hindus. So I am glad that Liberal Democrats can be a Party through which a Hindu can make a difference to society.

No one responded to this call for friendship even in Facebook and Twitter where I have posted extensively over the years on all kinds of issues: so I had no choice but to engage in wider society of the State as well to determine the current interpretation of the unwritten constitution of the United Kingdom that I live in and its allies using the satya-advaita format of yoga. Meditation is not the way to learn factual realities, which is what one needs to do to be able to survive in liberty. Fortunately, there is a path to follow that leads to the prospects of convincing everyone that I have what it took to lead the way for others to follow in my footsteps.

The United Kingdom and its international institutions and States have been proven to be governed by only self-interested powers with no philanthropic motives for anyone else within the State or those anywhere else on Earth. The religions established over the millennia follow their own dictations designed to protect their cultural frameworks and they argue amongst themselves incessantly with no one bringing Science and Religion under one umbrella of considerations as I have done.

The United Kingdom State has no Judicial or Law Enforcement processes that serve the people and there is nothing more I would have to do with it. The State authorities had been explicitly told that I wanted full written reasons for the Judge's deliberations on Claim J00ME572 of the Medway County Court so that Directions to be issued in three months' time on the 27 October 2022 10.00 am Hearing that has been announced that is not preceded by this interim review-report is just seen by me as yet another manipulation of the British Justice System designed to cover-up 24 years of victimisation and persecution on me organised by the State through its secretive mechanisms.

The State tried to set up a fictitious organisation calling itself Victims of Panigrahi Association (VOPA) that has names but no genuine names and addresses that one can take out legal proceedings against so invented by the M!5 in collaboration with the Pentagon of the United States of America, to terrorise me in the United Kingdom, to incarcerate me in a mental hospital for a third time this time irreversibly, or to get me booted out of the United Kingdom, and when these failed because the pigshit vermines were dealing with a Master Escapologist in me, the State attempted to get me imprisoned on concocted allegations by the nameless anonymous people of nobody@dizum.com, Remailer, Nomen Nescio and paraoicici impersonating the likes of Katrina Sale of the Conservative and Unionist Party alleging that I had harassed and stalked her as well as BP and staff of BLM Law, when I was engaged simply in protecting myself with legal proceedings to counter the thousands of criminal anonymous emails sent by the State agencies to myself and my family and associates at the Medical Centres and Embassy like the Greek Embassy, and in the menial employment that I took up

to make ends meet; so the United Kingdom is a criminal State in its most Satan-evil manifestation with its compatriot twin in the United States of America persecuting me.

These Satan-evil demons should care to note that I shall never leave the United Kingdom and neither will my family, so these States and their allies just have to put up with me and let me do what I think is necessary to punch the final nail in the coffin of evil that was my mission from 20 years ago, the day that I was stripped of dignity by being classed as blameworthy of gross misconduct by the University of Greenwich in a kangaroo court and cast as mentally-disordered for seeking justice which was denied everywhere in the British Justice system. Accordingly I had recently prophesised that we were witnessing the collapse of western civilisation.

If anyone wishes to discuss my story, I will not be interviewing them and but will set up a different Group where anyone interested may join to have it all out in the open.

Looking forward to further discussions on Facebook where I have started following the Liberal Democrat Groups on your suggestion.

Yours sinceerely

Shantanu Panigrahi 3 Hoath Lane Wigmore Gillingham Kent ME8 OSL Tel: 07967789619

On Wed, 27 Jul 2022 at 18:48, John Castle <jecastle4@gmail.com> wrote: Dear Dr Panigrahi,

Thank you for making contact. At this time our focus is centred heavily on preparation for the local elections in May 2023. It may seem like a long way away, but it takes time for local election candidates to build up a profile in wards that we are targeting to win next year.

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JE Castle Local Party: Medway 155 Sturla Road Chatham ME4 5QH

Email: jecastle4@gmail.com

Regional State contact: South East https://www.southeastlibdems.org/uk/ admin@southeastlibdems.org.uk

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Yours sincerely

Dr Shantanu Panigrahi 3 Hoath Lane Wigmore Gillingham Kent ME8 OSL

Tel: 07967789619

21.33 pm (UK-Time) 27 July 2022

Posted the email and tweeted, facebooked and posted it on LinkedIn to face the music: https://www.knowledgeassessmentanddissemination.com/post/my-new-liberal-democrats-membershitp-no-22071144662

22.12 pm (UK-Time) 27 July 2022

nbhardwaj@gmail.com2

Yahoo

/
Sent
Shantanu Panigrahi <shantanupanigrahi@yahoo.com>
To:
Nitin Bhardwaj nitin.bhardwaj@gmail.com
Cc:
nbhardwaj@gmail.com
Thu, 28 Jul at 07:25

Mr Bhardwaj

This Nitin Bhadwaj has been terrorising me since 2017 when I started to appeal against Master Eastman's dismissal of my Claim Form HQ17X01773, as a Consultant Psychiatrist from Manipur in India, insinuating that I am as the State of the United Kingdom has declared, mentally ill from an incurable disorder variously described here in the United Kingdom as paranoid schizophrenia, persistent delusional disorder, autism and Personality Disorder.

You need to come clean as to your relationship with Victims of Panigrahi Association (VOPA) and will be required to furnish written evidence for the Hearing on 27 October 2022 to address the issues summarised here: My New Liberal Democrats Membershitp No: 22071144662 (knowledgeassessmentanddissemination.com)

https://www.knowledgeassessmentanddissemination.com/post/my-new-liberal-democrats-membershitp-no-22071144662

You are compatriots with Dr Sivaji Panesar, Marty Caine, Fritz Wuehler, Egregious_C, Ed Mulhouse, Devi 8, and Cherie in mounting this terrorism on me and my family.

I am copying this to the nbhardwaj that you say is the actual agent of the State if you are pretending your innocence. How could you be innocent when you know the details of my litigation in so much detail as you have alluded to, and presuming that I will be detained following the Hearing announced.

I am seeking justice against the Defamation mounted against me for 24 years that I have practiced my religion of Hinduism here in the west. It is a very sound and peaceful religion. The dharmayudha that is manifest is spontaneous karma as actions, not knowing which way the wind will then blow. As I have said I am trembling in my boots upon receipt of your email to follow the previous such intervention from the State: Trembling in my boots: Claim J00ME572 (knowledgeassessmentanddissemination.com)

https://www.knowledgeassessmentanddissemination.com/post/trembling-in-my-boots-claim-j00me572

Trembling in my boots: Claim J00ME572

Trembling in my boots: Claim J00ME572 Yahoo / Sent Shantanu Panigrahi

<shantanupanigrahi@yahoo.com> To: Sivaji P...

This struggle will only end when I get justice, and the due process of the law will continue indefinitely until justice is delivered, no matter what the Judge Directs at the above cited Hearing that you have referred to. This is a matter of Reputation: see REPUTATION MATTERS-digital.pdf.

So come clean with me: who are you? who do you represent as an agent? Why did you send me this email last night?

Yours sincerely

Dr Shantanu Panigrahi 3 Hoath Lane Wigmore Gillingham Kent ME8 OSL Tel: 07967789619

Hide original message

On Wednesday, 27 July 2022 at 19:38:29 BST, Nitin Bhardwaj <nitin.bhardwaj@gmail.com> wrote:

Please, kindly not to send me more unwanted emails. Gentleman you want can be available at nbhardwaj@gmail.com I have no connection.

Excuse, but greatest of luck in your labyrinthine litigation adventures which are set to conclude 10 am on 10/27/2022 with likely your detention.

Nitin

Attachment:

REPUTATION MATTERS-digital.pdf 1014.2kB

07.47 am (|UK-Time) 28 July 2022

Appointment with Mr Imran Rafiq

Yahoo

/

Sent

Shantanu Panigrahi <shantanupanigrahi@yahoo.com>

Tο

alexandrawebform@spirehealthcare.com, cservice-al@spirehealthcare.com Wed, 27 Jul at 18:59

To

Spire Alexandra Hospital

Dear Sir/Madam

If the appointment with Mr Imran Rafiq on the 5th of August is still available then kindly let me know and we will come to the Hospital on this date. If this appointment is no longer available, please book my wife in for the next available appointment. She has had an X-ray of her spinal cord and a bone density test in Medway Maritime Hospital.

Thank you

Yours sincerely

Dr Shantanu Panigrahi 3 Hoath Lane Wigmore Gillingham Kent ME8 0SL Tel: 07967789619

Forwarded:

Re: [Ticket: 6179612] Spire Alexandra Hospital2

Yahoo

/

Sent

Shantanu Panigrahi <shantanupanigrahi@yahoo.com>

To:

Panigrahi Rashmi

Cc:

alexandrawebform@spirehealthcare.com, met-tr.imaging@nhs.net

Fri, 22 Jul at 13:05

Rashmi

Please consider. All depends on the appointment you get with the NHS Orthopaedic Department and how long you can put up in discomfort pending that.

I would suggest you telephone the Surgery and get the urgency emphasised.

Shantanu

Hide original message

---- Forwarded message -----

From: alexandrawebform@spirehealthcare.com <alexandrawebform@spirehealthcare.com>

To: "shantanupanigrahi@yahoo.com" <shantanupanigrahi@yahoo.com>

Sent: Friday, 22 July 2022 at 12:15:22 BST

Subject: Re: [Ticket: 6179612] Spire Alexandra Hospital

Spire Healthcare

Good Afternoon,

Thank you for your enquiry about Orthopaedic spinal surgery at the Spire Alexandra Hospital.

We can help you here by offering you an initial consultation with our specialist(s):

Mr Imran Rafig

The cost of an initial consultation is £250 and is a necessary step before any procedure or investigation is undertaken. We recommend that you bring along details of any previous tests that may have already been carried out, relating to your current symptoms.

The next available appointment with Mr Rafiq is either Friday the 5th of August 2022 at 12:05 or Monday the 8th of August 2022 from 9am. If you would to book one of these days please let me know which one and I can get that booked in, I will also need the name of the GP surgery.

The cost of further investigations or treatment depends on what is recommended for your individual needs.

Booking an appointment

I would be happy to discuss this in more detail or book an appointment for you. My direct line is 01634 662 866, office hours are Mon-Fri 9-5pm (excl. bank holidays).

Yours sincerely

Chloe Harris

Spire Healthcare | Hospital Sales Executive | Business Development Department

Spire Alexandra Hospital | Impton Lane | Walderslade | ME5 9PG

E: cservice-al@spirehealthcare.com | 01634 66 28 66

Finance Options

Finance options to suit you are available – including interest free finance – for more information and access to our online calculator and eligibility checker please visit www.spirehealthcare.com/finance. Please note the minimum loan amount is £1,121 (excluding consultation fee).

From: shantanupanigrahi@YAHOO.COM

Sent: July 22 11:44:37

To:alexandrawebform@spirehealthcare.com

Subject: General enquiry for Spire Healthcare (General enquiry form)

You are receiving this email because the system calculated that Alexandra Hospital is the nearest hospital to the postcode 'ME8 OSL'.

Please enter the details of the person below into CRM, and respond to the enquiry using the contact

details provided below. Webld: W01237923

Title: Dr

First Name: Shantanu Surname: Panigrahi Date of Birth: 1957/8/8

Email: shantanupanigrahi@YAHOO.COM

Phone: 07967789619 Postcode: ME8 0SL

Enquiry Type: An appointment

Enquiry: Dear Sir Madam I am writing about my wife, and not myself. She had a fall a year ago and nothing seemed wrong but 7 weeks or so ago she started tilting to the right and soon after was in agony with a side and back problem. She has seen Meddoc at Medway Maritime Hospital a week ago and the doctor examined her thoroughly to detect that there might be a lumbosacral fracture that is causing her a lot of pain, so much so that she cannot walk without the aid of a walking stick to keep her straight. First her own GP Surgery sent her for physiotherapy and she had gentle massaging from at a Osteopathic Cleaning. These did not help and if anything made her even worse than before. Now the GP Surgery has referred her for Orthopaedic assessment but the waiting time is long. She has also been referred for a CTI scan and Medway Maritime Hospital but the waiting time seems uncertain. She has private Heath insurance with Benenden Health and if the Orthopadic and CTI Scan does not make her better, she would be as good as disabled unless there is surgery to rectify whatever might be the underlying problem with her spine. I understand that Spire Alexandra (Walderslade) charge £250 for an initial assessment, and we are prepared to pay this pending the recommendations for treatment through Surgery or something else. Could you make an appointment for her to come and see you. Her name is Mrs Rashmi Panigrahi and we live in 3 Hoath Lane, Wigmore, Gillingham, Kent, ME8 OSL. Thank you for urgent attention. Dr Shantanu Panigrahi (husband)

Funding Type: Private medical insurance

Privacy Policy was read: True Receive Via SMS: False Receive Via Email: True

Nearest Hospital: Alexandra Hospital

Enquiry URL: //www.spirehealthcare.com/enquire/

Spire Healthcare Limited | Registered office: 3 Dorset Rise, London, EC4Y 8EN

Privacy policy looking after you

Posted the email sent to Nitin Bhardwaj tweeting, facebooking and posting it on LinkedIn, before the Courts start work at 9.00 am:

https://www.knowledgeassessmentanddissemination.com/post/running-commentary-on-claim-j00me572-08-33-am-uk-time-28-july-2022

08.38 am (UK-Time) 28 July 2022

On Facebook:

Shantanu Panigrahi shared a memory.

30m ·

Shared with Public

One has to defend one's legacy within one's lifetime. Each moment one completes an action towards the manifestation of truth is the end of one's legacy for others to judge up to that point in time. The next moment begins here and now. It is an opportunity to build on that legacy further. There is no end to the mission of manifesting the truth. No karma is higher than that of building knowledge. The idealism of truth is always proceeding for an individual and through him or her for the rest of humanity. One must not be attached to one's legacy, therefore. That spells danger to one's survival for it blocks one from progressing further down the path of truth, the truth that is indestructible. This means that if one abandons the journey of the path of truth, one is finished and has no legacy. One has not survived as a human being. One has been destroyed.

1 Year Ago

See your memories

Shantanu Panigrahi

28 July 2021 ·

Shared with Public

Whoever or whatever has survived with a defensible legacy is the truth.

09.39 am (UK-Time) 28 July 2022

RE: External Email - Fw: UPDATE ON CLAIM j00ME572

Yahoo

/

Inbox

South East VRR and Complaints < southeastvrrandcomplaints@cps.gov.uk>

To

Shantanu Panigrahi, South East VRR and Complaints

Thu, 28 Jul at 10:19

Dr Shantanu Panigrahi,

We only deal with prosecution cases in the South East so are unable duly note your correspondence with a case file.

It is more appropriate to the Medway County Court directly.

Apologies that we cannot assist your any further on this occasion.

Kind Regards,
South East Victims' Right to Review and Complaints Unit
South East | Crown Prosecution Service
www.cps.gov.uk/south-east

This email is private and is intended only for the addressee and any copy recipients. Its unauthorised use, disclosure, storage or copying is not permitted. If you are not an intended recipient, please advise the sender immediately by reply email and delete this message and any attachments without retaining a copy.

From: Shantanu Panigrahi <shantanupanigrahi@yahoo.com>

Sent: 26 July 2022 13:24

To: South East VRR and Complaints <SouthEastVRRandcomplaints@cps.gov.uk>

Subject: Re: External Email - Fw: UPDATE ON CLAIM j00ME572

Caution – this email originated outside your organisation.

Do not click on any links or attachments unless you recognise the sender, their email address and know the email is safe to open.

Find out how to identify phishing and suspicious emails by viewing the related intranet pages

Dear Sir

There has been extensive Judicial manipulation of proceedings against me in the Injunction that I sought against Kent Police (see attached: Document_2022-05-1552026.pdf across all levels of civil and criminal jurisdictions of the State from Maidstone Crown Court, East Kent Magistrates Court, North Kent Magistrates Court, the Central London County Court, the Queen's Bench Division of the High Court, the Court of Appeal and the Supreme Court not to mention the Judicial Committee of the Privy Council in relation to my petition to Her Majesty the Queen to resolve this endemic institutional racism. This is exemplified in the following link: Running Commentary on Claim J00ME572: 18.42 pm (UK-Time) 25 July 2022 (knowledgeassessmentanddissemination.com) that the Medway County Court and the Central London County Court have ignored. There is still uncertainty on whether any of the above courts have jurisdiction to impose Injunctions against the Policing methods used by the Police and whether the victim can sue the Police for wrongful arrest and retention of seized computer devices that Kent Police did from our house on 24 November 2022 under clearly false pretences.

Accordingly there is no point in me attending the Hearing of the 27 October 2027, 10.00 am at Medway County Court any longer.

I just wished to place this on record at the Crown Prosecution Service when the matter comes up for a Judge's deliberations in due course.

Yours sincerely
Dr Shantanu Panigrahi
3 Hoath Lane
Wigmore
Gillingham
Kent ME8 OSL
Tel: 07967789619

On Tuesday, 26 July 2022 at 12:19:43 BST, South East VRR and Complaints <southeastvrrandcomplaints@cps.gov.uk> wrote:

Dear Dr Shantanu Panigrahi

Thank you for contacting the South East Victims' Right to Review and Complaints Unit Your correspondence regarding a hearing scheduled at the Medway County Court on 27 October 2022 does not fall within our Feedback and Complaints Policy. I have provided a link to our policy for your information: https://www.cps.gov.uk/feedback-and-complaints

Apologies that we cannot assist you any further.

Kind Regards,

South East Victims' Right to Review and Complaints Unit

South East | Crown Prosecution Service

www.cps.gov.uk/south-east

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From: Shantanu Panigrahi <shantanupanigrahi@yahoo.com>

Sent: 22 July 2022 07:34

To: South East VRR and Complaints <SouthEastVRRandcomplaints@cps.gov.uk>

Cc: Enquiries Medway County <enquiries.medway.countycourt@justice.gov.uk>; Enquiries Kent <enquiries@kent.police.uk>; Orla Scanlan <orla.scanlan@blmlaw.com>; Dizum Nobody

<nobody@dizum.com>

Subject: Re: External Email - Fw: UPDATE ON CLAIM j00ME572

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Find out how to identify phishing and suspicious emails by viewing the related intranet pages

Dear Sir

In respect of the Hearing announced at Medway County Court on 27 October 2022 at 10.00 am to consider the actions of Kent Police and MI5 over the past decade of highly corrupt practices through lately BLM Law as attached: FREE FROM THE CLUTCHES OF THE DEMON AT LAST.pdf, kindly oblige with an interim report so that I am well fortified in front of the Judge when it comes to it.

Yours sincerely

Dr Shantanu Panigrahi

Defendant to the allegations of harassment against Katrina Sale and staff of BLM Law through email communications.

Claimant or damages and compensation from Kent Police for the Hate Crime overseen by the Chief Constable Alan Pughesley

3 Hoath Lane Wigmore Gillingham

Kent ME8 0SL

Tel: 07967789619

On Thursday, 21 July 2022 at 13:45:04 BST, South East VRR and Complaints <southeastvrrandcomplaints@cps.gov.uk> wrote:

Thank you for contacting the South East Area of the Crown Prosecution Service.

The Crown Prosecution Service (CPS) is the main prosecuting authority in England and Wales. The CPS has 14 Areas across the country, each headed by a Chief Crown Prosecutor and the South East Area is responsible for prosecuting cases in Kent, Surrey and Sussex only.

Please note that if you have previously been advised that the CPS cannot provide assistance to you and your query does not raise any new issues, we will not be able to provide any further response. If your enquiry does not relate to the CPS, we will be unable to provide a response, but may be able to provide contact details for the relevant agency or organisation.

This e-mail is private and is intended only for the addressee and any copy recipients. Its unauthorised use, disclosure, storage or copying is not permitted. If you are not an intended recipient, please advise the sender immediately by reply e-mail and delete this message and any attachments without retaining a copy.

Activity and use of departmental systems and the Criminal Justice Extranet is monitored to secure their effective operation and for other lawful business purposes. Communications using these systems will also be monitored and may be recorded to secure effective operation and for other lawful business purposes.

This email has been scanned by the Symantec Email Security.cloud service.

For more information please visit http://www.symanteccloud.com

This e-mail is private and is intended only for the addressee and any copy recipients. Its unauthorised use, disclosure, storage or copying is not permitted. If you are not an intended recipient, please advise the sender immediately by reply e-mail and delete this message and any attachments without retaining a copy. Linked to:

https://www.knowledgeassessmentanddissemination.com/post/update-on-claim-j00me572

10.32 pm (UK-Time) 28 July 2022

Nothing came from Medway County Court by way of an email. So the scheduled Hearing of 27 October 2022 at 10.00 am will take place. I am fine with that knowing that everything material is published and I have made my defence to the State.

RE: External Email - Fw: UPDATE ON CLAIM j00ME5722

Yahoo

/

Sent

Shantanu Panigrahi <shantanupanigrahi@yahoo.com>

To:

Enquiries Medway County

Thu, 28 Jul at 12:06

To

The Court Manager Medway County Court

Dear Sir

Please note and let me know why the Judge decided that the Default Judgement in my favour was overruled and a Hearing announced in 3 months' time for Directions to be decided by the Court. I will not be attending the Hearing unless I receive this explanation with Full Written Reasons. A Direction for Listing was announced for further Directions at a Hearing is most unusual from any kind of reputable Judge.

Yours sincerely

Dr Shantanu Panigrahi (Claimant) 3 Hoath Lane Wigmore Gillingham Kent ME8 0SL Tel: 07967789619 Hide original message

---- Forwarded message -----

From: South East VRR and Complaints <southeastvrrandcomplaints@cps.gov.uk>

To: Shantanu Panigrahi <shantanupanigrahi@yahoo.com>; South East VRR and Complaints

<southeastvrrandcomplaints@cps.gov.uk>
Sent: Thursday, 28 July 2022 at 10:19:41 BST

Subject: RE: External Email - Fw: UPDATE ON CLAIM j00ME572

Dr Shantanu Panigrahi,

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Kind Regards,

South East Victims' Right to Review and Complaints Unit

South East | Crown Prosecution Service

www.cps.gov.uk/south-east

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Sent: 26 July 2022 13:24

To: South East VRR and Complaints <SouthEastVRRandcomplaints@cps.gov.uk>

Subject: Re: External Email - Fw: UPDATE ON CLAIM j00ME572

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I just wished to place this on record at the Crown Prosecution Service when the matter comes up for a Judge's deliberations in due course.

Yours sincerely Dr Shantanu Panigrahi 3 Hoath Lane Wigmore Gillingham Kent ME8 OSL Tel: 07967789619

On Tuesday, 26 July 2022 at 12:19:43 BST, South East VRR and Complaints <southeastvrrandcomplaints@cps.gov.uk> wrote:

Dear Dr Shantanu Panigrahi

Thank you for contacting the South East Victims' Right to Review and Complaints Unit

Your correspondence regarding a hearing scheduled at the Medway County Court on 27 October 2022 does not fall within our Feedback and Complaints Policy. I have provided a link to our policy for your information: https://www.cps.gov.uk/feedback-and-complaints

Apologies that we cannot assist you any further.

Kind Regards,

South East Victims' Right to Review and Complaints Unit South East | Crown Prosecution Service www.cps.gov.uk/south-east

This email is private and is intended only for the addressee and any copy recipients. Its unauthorised use, disclosure, storage or copying is not permitted. If you are not an intended recipient, please advise the sender immediately by reply email and delete this message and any attachments without retaining a copy.

From: Shantanu Panigrahi <shantanupanigrahi@yahoo.com>

Sent: 22 July 2022 07:34

To: South East VRR and Complaints <SouthEastVRRandcomplaints@cps.gov.uk>

Cc: Enquiries Medway County <enquiries.medway.countycourt@justice.gov.uk>; Enquiries Kent <enquiries@kent.police.uk>; Orla Scanlan <orla.scanlan@blmlaw.com>; Dizum Nobody <nobody@dizum.com>

Subject: Re: External Email - Fw: UPDATE ON CLAIM j00ME572

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Do not click on any links or attachments unless you recognise the sender, their email address and know the email is safe to open.

Find out how to identify phishing and suspicious emails by viewing the related intranet pages Dear Sir

In respect of the Hearing announced at Medway County Court on 27 October 2022 at 10.00 am to consider the actions of Kent Police and MI5 over the past decade of highly corrupt practices through lately BLM Law as attached: FREE FROM THE CLUTCHES OF THE DEMON AT LAST.pdf, kindly oblige with an interim report so that I am well fortified in front of the Judge when it comes to it.

Yours sincerely

Dr Shantanu Panigrahi

Defendant to the allegations of harassment against Katrina Sale and staff of BLM Law through email communications.

Claimant or damages and compensation from Kent Police for the Hate Crime overseen by the Chief Constable Alan Pughesley

3 Hoath Lane Wigmore Gillingham Kent ME8 OSL Tel: 07967789619

On Thursday, 21 July 2022 at 13:45:04 BST, South East VRR and Complaints <southeastvrrandcomplaints@cps.gov.uk> wrote:

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The Crown Prosecution Service (CPS) is the main prosecuting authority in England and Wales. The CPS has 14 Areas across the country, each headed by a Chief Crown Prosecutor and the South East Area is responsible for prosecuting cases in Kent, Surrey and Sussex only.

Please note that if you have previously been advised that the CPS cannot provide assistance to you and your query does not raise any new issues, we will not be able to provide any further response. If your enquiry does not relate to the CPS, we will be unable to provide a response, but may be able to provide contact details for the relevant agency or organisation.

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Activity and use of departmental systems and the Criminal Justice Extranet is monitored to secure their effective operation and for other lawful business purposes. Communications using these systems will also be monitored and may be recorded to secure effective operation and for other lawful business purposes.

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Update:

Posted, tweeted, facebooked and posted on LinkedIn immediately afterwards both emails received and sent:

 $\frac{https://www.knowledgeassessment and dissemination.com/post/re-external-email-fw-update-on-claim-j00me572}{claim-j00me572}$

https://www.knowledgeassessmentanddissemination.com/post/re-external-email-fw-update-on-claim-j00me5722

Now I am done; to force judgment on the basis of all the information available to the State through whichever institution it wishes to pursue me. I am ready. And will terminate this book at this point.

12.29 pm (UK-Time) 28 July 2022

 $\ensuremath{\mathsf{J00ME572}}$ Proceedings associated with E35YM660 and HQ17X017732 Yahoo

/ !aba

Inbox

Contactcentre <contactcentre@sra.org.uk>

To:

shantanupanigrahi@yahoo.com

Thu, 28 Jul at 13:19

Dear Dr Shantanu Panigrahi,

Thank you for your email of 27 July 2022.

If you have a specific question that we can help with, please Contact us and we will be happy to assist you.

When copied into an email with several other recipients we will not respond in any other way. Did my response help you today?

Please let me know if my response helped you today by clicking the feedback button below.

Your feedback

It should take you less than two minutes to complete, and we review all feedback that we receive. Yours sincerely Rebecca Frizzell Customer Services Adviser Contact Centre Solicitors Regulation Authority 0370 606 2555 contactcentre@sra.org.uk www.sra.org.uk

From: Shantanu Panigrahi <shantanupanigrahi@yahoo.com>

Sent: 27 July 2022 07:08

To: Enquiries Medway County; Enquiries Kent; enquiries@policeconduct.gov.uk; Northkent; otp.informationdesk@icc-cpi.int; Eastkentmc; maidstonecrowncourt; Central London DJSKEL; Civil Appeals - Registry; registry@supremecourt.uk; PCC Correspondence Kent; Contactcentre; omar.sagher@governmentlegal.gov.uk; CPSContact; QB Judges Listing Office; Vikki Randall; CATLIS Long (LONG CATLIS ROAD SURGERY); Enquiries; correspondence@attorneygeneral.gov.uk; registry@jcpc.uk; ccmcce-filing@justice.gov.uk; Professional Ethics Advice Service; Sivaji Panesar; Marty Caine; Nitin Bhardwaj; egregious_c@yahoo.com; a.westby@greenwich.ac.uk; People Relations UK; resourcingteam@tesco.com; hrssorg@asda.co.uk; CBSL HR; Human Resources (Sainsburys); aldisupport@vacancyfiller.co.uk; Ray Coker; Orla Scanlan

Subject: J00ME572 Proceedings associated with E35YM660 and HQ17X01773

Attachments: ToCrownProsecutionService(Records)26Jul2022.docx

Dear Sirs

I was contacted by the Complaints Division of the Crown Prosecution Service yesterday to which I replied to the best of my knowledge and resources available being a person in litigant: ToCrownProsecutionService(Records)26Jul2022

It is clear that wherever I take my complaints to I meet up against a blank wall of silence or worse the shoving of paperwork from one institution of the State to another without any kind of resolution of the dispute where the University of Greenwich still owes me £55,000 in severance payments from the untimely and unceremonious dismissal from my employment in 1998; and subsequent similar experiences elsewhere.

If there is to be no judicial input into the proceedings, the Police Force in Kent Police will go scot-free and there would have been no avenues to protest against its terroristic activities against ordinary citizens going about their lawful business in society. That would not bode well for the State of the United Kingdom that I otherwise love to live in.

This is my final representation to the State authorities to issue Judgment that has been long time coming and it must be in writing with full written reasons issued to me before the 27 October 2022, 10.00 am Hearing at Medway County Court that has not yet been delisted by the Court (kindly clarify).

Yours sincerely
Dr Shantanu Panigrahi
3 Hoath Lane
Wigmore
Gillingham
Kent ME8 OSL
Tel: 07967789619

For information on how we handle your personal data, see our privacy notice.

This email is intended for the addressee only. This includes any attachments. Its unauthorised use, further processing, storage or copying is not allowed. If you are not the intended recipient, please let the sender know and then destroy all copies.

Please note the sender is not authorised to conclude any contract on behalf of the Solicitors Regulation Authority by email.

We are the regulator of solicitors and law firms in England and Wales. The Solicitors Regulation Authority Limited is a company limited by guarantee. Our registered offices are: The Cube, 199 Wharfside Street, Birmingham, B1 1RN. Our company registration number is: 12608059.

Attachment:

ToCrownProsecutionService(Records)26Jul2022.docx 16.3kB:

RE: External Email - Fw: UPDATE ON CLAIM j00ME5722

Yahoo

/

Sent

Shantanu Panigrahi <shantanupanigrahi@yahoo.com>

To

South East VRR and Complaints Crown Prosecution Service

Tue, 26 Jul at 13:23

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Hide original message

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South East Victims' Right to Review and Complaints Unit

South East | Crown Prosecution Service

www.cps.gov.uk/south-east

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To: South East VRR and Complaints <SouthEastVRRandcomplaints@cps.gov.uk>

Cc: Enquiries Medway County <enquiries.medway.countycourt@justice.gov.uk>; Enquiries Kent

<enquiries@kent.police.uk>; Orla Scanlan <orla.scanlan@blmlaw.com>; Dizum Nobody

<nobaly@dizum.com>

Subject: Re: External Email - Fw: UPDATE ON CLAIM j00ME572

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Defendant to the allegations of harassment against Katrina Sale and staff of BLM Law through email communications.

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Autoreply was the email lined here:

https://www.knowledgeassessmentanddissemination.com/post/update-on-claim-j00me572

Attachment:

Document_2022-05-13_152026.pdf 5.9MB Letter from Medway County Court received on 13 May 2022

Page 1 of 5 Notice of Issue (non-money claim)

In the County Court at Medway Claim Number J00ME572 Claimant: Shantanu Panigrahi Defendant: Hugh Pughesley

Issue Fee: £332

Your Claim was issued on 29 April 2022

The court sent it to the defendant by first class post on 12/05/22 and it will be deemed served on 16/05/22. The defendant has until 30/05/22 to reply.

Notes for guidance

- *The claim form and the particulars of claim, if served separately, must be served on the defendant within 4 months of the date of issue (6 months if you are serving outside England and Wales). You may be able to apply to extend the time for serving the claim form but the application must generally be made before the 4 month or 6 month period expires.
- * You must inform the court immediately if your claim is settled or discontinued. The defendant may
- Admit the truth of the whole or any part of your claim. The cout will send you a copy of the defendant's admission and tell you what to do next.
- File an acknowledge of service. This will allow the defendant 28 days from the date of service of your particulars of claim to file a defence or contest the court's jurisdiction.
- Dispute the whole claim. The court will send you a copy of the defence.
- Not reply at all. You may make an application to the court for judgment. A fee may be payable.

The Court Office at the County Court at Medway, Medway Civil and Family Court, The Court House, The Brook, Chatham, Kent, ME4 4JZ. When corresponding with the court, please address forms or letters to the Court Manager and quote the claim number. Tel: 01634 887900 Fax: 0870 324 0175. Check if you can issue your claim online. It will save you time and money. Go to www.moneyclaim.gov.uk to find out more.

N205C Notice of Issue (non money claim) Produced by: Joana Apetri CJR179

(Page 2 of 5):
n16a-engInjuctionagainstKentPolice.pdf 432.4kB
Application for Injunction
(General Form)
Name of court Claim No. Medway County Court J00ME572
Claimant's Name and Ref. Shantanu Panigrahi
Defendant's Name and Ref. Kent Police
Fee Account no. HWF-9K4-EYL/HQ17X01773

Sealed: The County Court

Notes on completion

Tick which boxes apply and specify the legislation where appropriate

By application in pending proceedings Yes

Under Statutory provision Yes

This application is made under Part 8 of the Civil Procedure Rules Yes Seal

This application raises issues under the Human Rights Act 1998 Yes No Yes

The Claimant(1)

(1) Enter the full name of the person making the application applies to the court for an injunction order in the following terms: Shantanu Panigrahi

The Defendant(2)

- (2) Enter the full name of the person the injunction is to be directed to: Chief Constable of Kent Police, Hugh Pughesley must stop investigating the Claimant for any offences that it has kept secret from the Claimant after 6 months of (assessment without an explanation to the Claimant
- 3) Set out any proposed (3) rders requiring acts to

be done. Delete if no mandatory order is sought.

The Defendant be forbidden (whether by himself or by instructing or encouraging or permitting any other person)(4) The Chief Constable of Kent Police was served due notice by way of an arrest warrant issued that its harassment and intrusion into the private life of the Claimant constituted a Hate Crime against him

- (4) Set out here the proposed terms of the injunction order (if the defendant is a limited company delete the wording in brackets and insert 'whether by its servants, agents, officers or otherwise'). And that(5) The Claimant took out civil proceedings and criminal proceedings again Kent Police.
- (5) Set out here any further terms asked for including provision for costs The grounds of this application are set out in the written evidence of(6) (6) Enter the names of al persons who have sworn affidavits or signed statements in support of this application sworn (signed) on The Defendant kept secret the full circumstances of the 1500 criminal anonymous emails received by the Claimant.

This written evidence is served with this application.

This application is to be served upon(7)

- (7) Enter the names and addresses of all persons upon whom it is intended to serve this application This application is filed by(8) Hugh Pughesley, Chief Constable of Kent Police, Sutton Road, Maidstone, Kent.
- (8) Enter the full name and address for service and delete as required (the Solicitors for) the Claimant (Applicant/Petitioner) Claimant: Dr Shantanu Panigrahi, 3 Hoath Lane, Wigmore, Gillingham, Kent ME8 OSL. United Kingdom.

whose address for service is Signed Dated 7 April 2022

To* This section to be completed by the court *

Name and address of the person application is directed to of

This application will be heard by the (District) Judge

at

on the day of 20 at o'clock

If you do not attend at the time shown the court may make an injunction order in your absence If you do not fully understand this application you should go to a Solicitor, Legal Advice Centre or a Citizens' Advice Bureau

The court office at

is open between 10am and 4pm Mon - Fri. When corresponding with the court, please address all forms and letters to the Court Manager and quote the claim number.

N16A General form of application for injunction (05.14) © Crown copyright 2014

(Page 3 of 5):

DEFENCE STATEMENT ON HARASSMENT OFFENCE

- 1. I have never ever sent an email from a Remailer, Austria anonymous email account, or a Nomen Nescio Account, or some other dizum account, or another anonymous email account to anyone whether an official at a government institution, or a private individual.
- 2. I have received hundreds of emails into my Gmail Phone Account from people like 38 Degrees, Internet Archive, and others which did not appear in my Desktop Gmail Account.
- 3. I have not sent any emails that has harassed anyone from my Shanpanigrahi3000@gmail.com account: hundreds appear to have been sent to people involved with the organisation Victims of Panigrahi Association but clearly my Shanpanigrahi3000@gmail.com account was highjacked to get me into legal difficulties with the Central London County Court in respect of Claim E35YM660.
- 4. My shanpanigrahi@yahoo.co.uk was bastardised by trolls and criminals so I could not send out any emails from this Account and had to abandon it a year ago. Any emails sent from this account was done by Victims of Panigrahi Association associated trolls and criminals.
- 5. All my purposeful emails and I have sent out thousands over the past 20 years were legitimate court-associated legal proceedings in relation to ME010463, ME002953, HQ17X01773, and E35YM660.
- 6. Whenever a particular recipient of an email from me asked me not to send them any emails, I complied with the request unless court proceedings became prejudiced from my inaction.
- 7. Since I started my E35YM660 Claim against the Prime Minister and Victims of Panigrahi Association for its criminal anonymous emails to me notably from Sivaji Panesar, Marty Caine, Nitin Bhardwaj, Fritz Wueler, Cherie, Egregious_C, and others like Ed Mulhouse and Monneka Tahir, there was a systematic attempt to have me booted out of this country to places like Pakistan, because I was bringing Kent Police in a £5 million pound damages and compensation Claim in the High Court Queens Bench Division and brought the Crown Prosecution Service to East Kent Magistrates Court on a criminal charge of perverting the course of justice and obstructing justice. That is why I considered that the UK State through its Security Services had wanted to frame charges against me of forensic or criminal nature to have me incarcerated in a mental hospital for a third time or worse to get me committed to a Trial that the County Court in Central London arranged in a Pre-Trial Hearing but I was exonerated. I told my Consultant Psychiatrist that come what may I will never leave the United Kingdom, and this is the reason that Kent Police is charging me with a concocted summons for Harassment that is not specified to leave the State room for elaboration later. This is done to protect the Central London County Court from having to pass judgment or Order to my Appeal Application which the Court would have to justify that the University of Greenwich was lawful in withholding my £55,000 severance payment.

(Signed) S.Panigrahi 5.28 pm 15 Sep 2021

(Page 4 of 5): Claim Form In the

Claim No J00ME572 Issue Date: 29/04/22/ Sealed The County Court

Claimant's Name and address including postcode:

Dr Shantanu Panigrahi

3 Hoath Lane

Wigmore

Gillingham

Kent ME8 0SL

Defendant's Name and Address including postcode:

Kent Police

Grugeon House,

Police Headquarters,

Sutton Road,

Maidstone

Kent ME15 9BZ

Brief details of claim:

This Claim is for compensation and damages suffered by me as the Claimant as a result of Kent Police's inaction and actions that has caused me much suffering since 2004.

Value

£100,000 up to £5 million

Preferred County Court Hearing Centre:

Defendants Name and address for service including postcode:

Kent Police

Grugeon House,

Police Headquarters,

Sutton Road,

Maidstone

Kent ME15 9BZ

Amount Claimed: £100, 000.00

Court Fee: £4,500.00 Total amount: £104,500.00

(Page 5 Of 5):

Does this Claim have any issues of interest in the Human Rights Act: Yes

Particulars of Claim: (attached/to follow):

This Claim is brought to the High Court against Kent Police and co-conspirators (officials in Her Majesty's Court and Tribunal Service, Lawyers, the Legal Ombudsman and the Independent Police Complaints Commission) against the following chargesheet against this Police Force:

- (a) protecting criminals on my submission of Internet Complaint hate crime;
- (b) protecting criminals on the Shell Tribunal matter;
- (c) protecting criminals in the UKIP proceedings matter;
- (d) protecting criminals in the Greenwich Legalities matter;
- (e) protecting criminals in the National Health Service directed crimes against me;
- (f) protecting criminals in the AuthorhouseUK book publication matter;
- (g) protecting the Legal Ombudsman from criminal activities against me with regard to several lawyers that I complained about;

- (h) Dover capture by Kent Police in 2004 to incarcerate me in a mental hospital without due reason.
- (i) capturing me at home and under handcuffs returning me to the mental hospital from where I had lawfully absconded;
- (j) pointless prosecution of speeding offence that I was collecting money to discharge in January 2017;
- (k) protecting court officials who gave me an unjustified criminal record with the processing of the speeding offence at Medway Magistrates Court;
- (I) protecting the Labour Party in its hate crime of denying me my membership rights to submit Motions, and Questions to the Prime Minister.

Statement of Truth:

I believe that the facts stated in these particulars of claim are true

Full Name: Dr Shantanu Panigrahi

Signature

J00ME572 Proceedings associated with E35YM660 and HQ17X017732

Yahoo

/

Sent

Shantanu Panigrahi <shantanupanigrahi@yahoo.com>

To:

contactcentre@sra.org.uk

Thu, 28 Jul at 13:49

Dear Solicitors Regulation Authority

Please review in light of the attachment that you have sent me whether there is now sufficient regulatory evidence of highly deceitful and corrupt practices at BLM Law and its associate Clyde Law in its threatened Pre-action Protocol on me in its front provided by the State of the United Kingdom to cover up endemic institutional racism in the Judicial and Law Enforcement processes.

If you require additional information as proof of lies and manipulation to legally rubber-stamp what these institutions had decided as long ago as 2000 when my petition to Her Majesty was submitted, but got sent on a merry-go-round by the then Lord Chancellor Lord Irvine of Lairg and is still stuck in some unknown institution of the State such as with the current Attorney General advising the Prime Minister. You can open a file with a Reference number today and we can then discuss it further.

Yours sincerely

Dr Shantanu Panigrahi 3 Hoath Lane Wigmore Gillingham Kent ME8 OSL

Tel: 07967789619

Sent from Yahoo Mail on Android

On Thu, 28 Jul 2022 at 13:19, Contactcentre<Contactcentre@sra.org.uk> wrote:

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Please let me know if my response helped you today by clicking the feedback button below.

Your feedback

It should take you less than two minutes to complete, and we review all feedback that we receive.

Yours sincerely
Rebecca Frizzell
Customer Services Adviser
Contact Centre
Solicitors Regulation Authority
0370 606 2555
contactcentre@sra.org.uk
www.sra.org.uk

From: Shantanu Panigrahi <shantanupanigrahi@yahoo.com>

Sent: 27 July 2022 07:08

To: Enquiries Medway County; Enquiries Kent; enquiries@policeconduct.gov.uk; Northkent; otp.informationdesk@icc-cpi.int; Eastkentmc; maidstonecrowncourt; Central London DJSKEL; Civil Appeals - Registry; registry@supremecourt.uk; PCC Correspondence Kent; Contactcentre; omar.sagher@governmentlegal.gov.uk; CPSContact; QB Judges Listing Office; Vikki Randall; CATLIS Long (LONG CATLIS ROAD SURGERY); Enquiries; correspondence@attorneygeneral.gov.uk; registry@jcpc.uk; ccmcce-filing@justice.gov.uk; Professional Ethics Advice Service; Sivaji Panesar; Marty Caine; Nitin Bhardwaj; egregious_c@yahoo.com; a.westby@greenwich.ac.uk; People Relations UK; resourcingteam@tesco.com; hrssorg@asda.co.uk; CBSL HR; Human Resources (Sainsburys); aldisupport@vacancyfiller.co.uk; Ray Coker; Orla Scanlan

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Dear Sirs

I was contacted by the Complaints Division of the Crown Prosecution Service yesterday to which I replied to the best of my knowledge and resources available being a person in litigant: ToCrownProsecutionService(Records)26Jul2022

It is clear that wherever I take my complaints to I meet up against a blank wall of silence or worse the shoving of paperwork from one institution of the State to another without any kind of resolution of the dispute where the University of Greenwich still owes me £55,000 in severance payments from the untimely and unceremonious dismissal from my employment in 1998; and subsequent similar experiences elsewhere.

If there is to be no judicial input into the proceedings, the Police Force in Kent Police will go scot-free and there would have been no avenues to protest against its terroristic activities against ordinary

citizens going about their lawful business in society. That would not bode well for the State of the United Kingdom that I otherwise love to live in.

This is my final representation to the State authotiries to issue Judgment that has been long time coming and it must be in writing with full written reasons issued to me before the 27 October 2022, 10.00 am Hearing at Medway County Court that has not yet been delisted by the Court (kindly clarify).

Yours sincerely
Dr Shantanu Panigrahi
3 Hoath Lane
Wigmore
Gillingham
Kent ME8 OSL
Tel: 07967789619

For information on how we handle your personal data, see our privacy notice.

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Updated:

Blogged, tweeted, facebooked and posted in LinkedIn:

 $\frac{https://www.knowledgeassessment and dissemination.com/post/j00me572-proceedings-associated-with-e35ym660-and-hq17x01773$

It was necessary to clear the path and face the music.

Notice of Directions Hearing

In the County Court at Medway Claim Number J00ME572 Date: 21 July 2022

•

Sealed: The County Court

FIRST CLAIMANT: SHANTANU PANIGRAHI

FIRST DEFENDANT: HUGH PUGHESLEY Ref: OXS/150942/72

Take Notice that the Directions Hearing will take place on

27 October 2022 at 10.00 AM

At the County Court at Medway, Sitting At, The Holiday Inn, Maidstone Road, Rochester, Kent, ME5

When you should attend.

90 minutes has been allowed for the Directions Hearing

Please note: This Case may be may be released to another Judge, possibly at a different Court. FACE TO FACE HEARING:

You case involves some or all of the parties attending court.

You must not attend our building if you have:

- . Coronavirus symptoms
- 'Tested positive or awaiting a result.
- . Been told to self-isolate

You will need to send the Judge an electronic bundle 3 days before the hearing via the court office. The Claimant in civil cases will need to bring a hard copy witness bundle to court with them. Parties in family cases will need to provide a hard copy bundle for the witness in accordance with PD27A. Any requests for special measures should be put in writing to the court 7 days in advance so we can make appropriate arrangements wherever possible.

BACK UP NOTICE

Please note that the court's listing policy provides that the number of cases listed for hearing may exceed the actual judicial time available on the day. This is to ensure best use of Judicial time and also to offer users the earliest possible date for hearing.

Therefore, please note:

- (A) The case may be moved to a different hearing venue or stood out at short notice. HMCTS will contact you by 2 pm, the working day prior to the hearing if this is the case.
- (B) The case may not be called on at the time stated and there may be a delay.

The court office at county court at Medway, Medway Civil and Family Court, The Court House, The Brook, Chatham, Kent, ME4 4JZ. When corresponding with the Court, please address forms or letters to the Court Manager, and quote the Claim Number. Tel 01634 887900; Fax 0870 324 0175. Check if you can issue you claim online. It will save you time and money. Go to www.moneyclaim.gov.uk to find out more.

N24 Notice of PTR/Adjud/Restored/Hrg/Management Conference Produed by N. Hazeldene MED CJR24

The Court and HM Courts and Tribunals Service will not be responsible for any costs incurred subject to changes made in accordance with the policy at (A) and (B) above.

If this Case settles or the time required for the hearing of the case changes the please inform the court at the earliest opportunity.

Please ensure that the Court has a telephone number on which you may be contacted during court hours.

Technology – please note that if any party wishes to submit material at a hearing that is going to require technology to use it, eg police interviews on disc or CCTV, then it is the party's responsibility and not the courts' to provide such equipment for it to be viewed/listened on.

If you have been ordered to file statements with the court or you are providing a bundle for the hearing, please send them to the court in which your case is due to be heard at 7 days before your hearing.

If your case is due to be heard at any of the following venues:

- . Medway Civil and Family Court
- .Sevenoaks Magistrates Court
- . Maidstone County Court
- . Medway County Court sitting at the Holiday In or sitting at the Hotel Orida, Maidstone Paperwork should be emailed to Medway Civil and Family Court enquiries.medway.court@justice.gov.uk.

STRIKE OUT APPLICATION FROM DEFENDANT N244

Application notice

For help in completing this form please read the notes

for guidance form N244Notes.

Find out how HM Courts and Tribunals Service uses

personal information you give them when you fill in

a form:

https://www.gov.uk/government/organisations/hmcourts-and-tribunals-

service/about/personalinformation-charter

Name of court

COUNTY COURT AT

MEDWAY

Claim no.

J00ME572

Fee account no. (if

applicable)

Help with Fees - Ref. no.

(if applicable)

PBA0087212 H W F - -

Warrant no.

(if applicable)

Claimant's name (including ref.)

Dr Shantanu Panigrahi

Defendant's name (including ref.)

The Chief Constable of Kent Police

OXS 150942.72

Date 27 May 2022

1. What is your name or, if you are a legal representative, the name of your firm?

BLM

2. Are you a Claimant Defendant Legal Representative

Other (please specify)

If you are a legal representative whom do you represent? The Defendant

3. What order are you asking the court to make and why?

An order striking out part or all of the Particulars of Claim pursuant to CPR 3.4(2)(a), because the Particulars of Claim do not set out reasonable

grounds for bringing a claim against the Defendant. Alternatively, the Claimant has no real prospect of succeeding on his claim against the

Defendant, and there is no other compelling reason why the case should be disposed of at trial.

Summary judgment should be entered against the

Claimant on the whole or part of his claim against the Defendant pursuant to CPR 24.2. The Claimant's attention is drawn to CPR 24.5(1).

The Claim as pleaded is totally without merit and the claimant is ordered to pay the defendant's costs to be summarily assessed in the sum of

XXXX .(statement of costs to follow)

- 4. Have you attached a draft of the order you are applying for? Yes No
- 5. How do you want to have this application dealt with? at a hearing without a hearing at a telephone hearing
- 6. How long do you think the hearing will last?

Is this time estimate agreed by all parties?

2 Hours Minutes

Yes No

7. Give details of any fixed trial date or period N/A

8. What level of Judge does your hearing need? District Judge

9. Who should be served with this application? The Claimant

N244 Application notice (08.18) 2 © Crown copyright 2018

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9a. Please give the service address, (other than details of

the claimant or defendant) of any party named in question 9.

3

10. What information will you be relying on, in support of your application?

the attached witness statement

the statement of case

the evidence set out in the box below

If necessary, please continue on a separate sheet.

The Defendant seeks an order striking out the Claimant's case pursuant to CPR 3.4(2)(a), and in the alternative an

order for Summary Judgment pursuant to CPR 24.2.

Claimant to pay Defendant's costs to be summarily assessed in the sum of XX (statement of costs to follow)

Statement of Truth

The applicant believes that the facts stated in this section and any continuation sheets are true.

Signed Orla Scanlan Dated 27 May 2022

Applicant's legal representative

Full name: Orla Scanlan

Name of applicant's legal representative's firm: BLM

Position or office held: Solicitor

(if signing on behalf of firm or company)

11. Signature and address details

Signed Orla Scanlan______ Dated 27 May 2022 ______

Position or office held

(if signing on behalf of firm or company)

Applicant's address to which documents about this application should be sent

BLM

30 Fenchurch Street

London

If applicable

Phone no. 0207 638 2811

Fax no. 0207 920 0361

DX no. 33861 FINSBURY SQ

PostcodeE C 3 M 3 B L

Ref no. OXS/150942/72

4

E-mail address Orla.scanlan@blmlaw.com

WITNESS STATEMENT ON BEHALF OF DEFENDANT

Orla Scanlan

1

st Witness Statement

Exhibits OS/1 - OS/6

27th May 2022

1

Claim No. J00ME572

IN THE COUNTY COURT AT MEDWAY BETWEEN: -SHANTANU PANIGRAHI Claimant -andTHE CHIEF CONSTABLE OF KENT POLICE (incorrectly sued as 'KENT POLICE')

Defendant

WITNESS STATEMENT OF ORLA SCANLAN

I, Orla Scanlan, of BLM, 30 Fenchurch Street, London, EC3M 3BL will says as follows:

- 1. I am a Partner at BLM and am the Solicitor with conduct of this claim on behalf of the Defendant. I make this witness statement in support of the Defendant's application for the Strike Out of the Claim pursuant to CPR 3.4 or for Summary Judgment pursuant to CPR 24.2
- 2. Where this statement is made from my own knowledge it is true. Where it is made from information supplied to me by others it is true to the best of my knowledge and belief.
- 3. In summary, the Defendant contends that:
- a. The Claim Form is largely incoherent, is almost entirely unparticularised and discloses no reasonable grounds for bringing the claim such that it should be struck out pursuant to CPR 3.4(2)(a) and (b);
- b. The Claimant's conduct in the course of this litigation amounts to an abuse of process such that his claim ought to be struck out pursuant to CPR 3.4(2)(b);
- c. The Claimant has failed to comply with a large number of relevant rules and practice directions in the presentation of his claim such that it should be struck out pursuant Witness Statement on behalf of the Defendant

Orla Scanlan

st Witness Statement Exhibits OS/1 - OS/6 27th May 2022

to CPR 3.4(2)(c); and

- d. The Claimant has no real prospect of succeeding on the claim and there is no other compelling reason why the case should be disposed of at a trial such that summary judgment should be entered in the Defendant's favour pursuant to CPR 24.2
- 4. To the extent that this is an application for summary judgment I draw the Claimant's attention to the terms of CPR 24.5 (as required by CPR PD 24):
- (1) If the respondent to an application for summary judgment wishes to rely on written evidence at the hearing, he must –
- (a) file the written evidence; and
- (b) serve copies on every other party to the application, at least 7 days before the summary judgment hearing.

BACKGROUND

- 5. The Court may find the following summary of events to be of assistance.
- 6. In April 2021 a report was received by the Defendant's officers alleging that the Claimant had sent malicious communications. In May 2021 further allegations were made to the Defendant's officers. The allegations were that the Claimant was stalking and harassing an individual. An investigation began into all of the allegations.
- 7. Initially it was determined that it would be disproportionate to take further action against the Claimant as the victim did not feel under threat and considered that the Claimant's mental health

might be the root cause of his behaviour. However, the Claimant continued to send further emails to the victim. In those circumstances the investigation was restated. In due course the Claimant was interviewed under caution (having attended voluntarily) and certain electronic devices were seized from him.

Witness Statement on behalf of the Defendant

Orla Scanlan

1

st Witness Statement Exhibits OS/1 – OS/6

27th May 2022

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- 8. The Defendant's officers are still waiting for a forensic analysis to be completed of the Claimant's electronic devices. Once that process is complete it is envisaged that the matter will be referred to the Crown Prosecution Service for them to determine whether or not to charge the Claimant with a criminal offence.
- 9. Following the interviews conducted with the Claimant he has sent a large number of emails to Kent Police and made calls to Kent Police on 101.
- 10. The Defendant received a sealed Claim Form in this matter on 19th May 2022. The Defendant has also received an application for an injunction and a notice of issue. Surprisingly, the notice of issue (which I produce and exhibit to this statement as exhibit OS/1) is marked 'non money claim' and gives the name of the Defendant as "Hugh Pughesley".
- 11. After the Defendant filed an acknowledgement of service I received an email (which I produce and exhibit to this statement as exhibit OS/2) from the Claimant in which he said:

 I wish to draw your attention to the anomaly at an early stage so that we may be able to come to a common understanding of the procedures that will be necessary for me to formulate the full particulars of Claim that the Claim Form states are to follow. Not knowing that I would receive an acknowledgment of service I had posted the following blogpost to bring to the attention of all those parties named as co-conspirators to Kent Police but not named as Defendants iin the Claim Form due to lack of space in the Form and because when I submitted my Claim I was not sure whether the Medway County Court has jurisdiction to hear the matter.Running Commentary on Legal Proceedings (J00ME372) 9.09 am (UK-Time) Update (knowledgeassessmentanddissemination.com). I would accordingly be grateful if you would let me know if the Chief Constable has any objections to what is suggested in the Particulars of Claim as currently developed.

 12. Within the link to the Claimant's email OS/2, is a document "Particulars of Claim Compensation Breakdown for Claim J00ME352" (which I produce and exhibit to this statement
- Compensation Breakdown for Claim J00ME352" (which I produce and exhibit to this statement as OS/3).
- 13. The following day I received another email (which I produce and exhibit to this statement as Witness Statement on behalf of the Defendant

Orla Scanlan

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st Witness Statement Exhibits OS/1 – OS/6 27th May 2022

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exhibit OS/4) from the Claimant in which he said:

In view of the lack of legal advice and cooperation from yourselves and the Medway County Court in relation to the following communications:

ToOrlaScanlan(BLMlaw)KentPoliceKentPoliceClaim23May2022:

ToMedwayCountyCourtccOrlaScanalan(blmlaw)23May2022; my legal advice this morning from my advisors Bark.com is to withdraw the Injunction application and the associated

Claim Form submitted immediately before Kent Police take any defensive measuires to defend the applications

- 14. Later that day, the Claimant sent a further email (which I produce and exhibit as exhibit OS/5) in which he said: "I have not withdrawn either of these claims and my Claim is a demand for around £ 3.3 million pounds from Kent Police who employ the Chief Constable of Kent Police".
- 15. Finally, on 25th May 2022, the Claimant sent me a further email (which I produce and exhibit as exhibit OS/6). The email address used was address which the Claimant had not previously corresponded with me. The email was in the following terms:

Your deceit in pretending I am withdrawing the injunction application and associated claim when you know full well that email to you was a forgery arranged by PC Nicholls and DCI Lee Neieles of Kent Police working with Dr Sivaji Panesar, phands alias Paul Hands, Egregious_C, Monneka Tahir, MPC Sanya Shahid of W.Yorkshire and other institutionalised criminal conspirators perhaps including yourself is about to result in a private prosecution of you for fraud, perverting the cause of justice and also in professional disciplinary action which should result in your being disbarred by the SRA and defrocked and your firm also losing its practising license.

You have one opportunity to prevent this, and that is, before the end of this month, you agree to an assignation with me to perform a basic heterosexual function to my satisfaction. I have a very big danda and repeats you yourself will seek. I suggest the Travelodge at Kings Cross to minimise the time spent by you, a busy lady. Or else I Witness Statement on behalf of the Defendant

Orla Scanlan

1

st Witness Statement Exhibits OS/1 – OS/6 27th May 2022

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can easily arrange for the kutia to be absent and we can use my 1st floor basement, Room D at Shanti Niwas. It is your choice.

Take this decision wisely. My buccaneering lawyer Forz Khan is in the Cc. Any travelling expenses you can charge to my debitcard ...Which is it to be, madam, prosecution or prostitution?

THE DEFENDANT'S POSITION

The Claim Form is incoherent.

6. CPR PD 3A ¶1.4 – 1.5 provide that:

The following are examples of cases where the court may conclude that particulars of claim (whether contained in a claim form or filed separately) fall within rule 3.4(2)(a):

- (1) those which set out no facts indicating what the claim is about, for example 'Money owed £5000',
- (2) those which are incoherent and make no sense,
- (3) those which contain a coherent set of facts but those facts, even if true, do not disclose any legally recognisable claim against the defendant.

A claim may fall within rule 3.4(2)(b) where it is vexatious, scurrilous or obviously illfounded.

7. In this instance the Claim Form and/or the OS/3 contain a series of bare assertions of unlawful conduct on the Defendant's part, without any particularity. OS/3 is accompanied by a reference to a blog post. Even if it were permissible for a claimant to plead a case by reference to material appearing elsewhere (which, of course, it is not) the content of that blog post takes matters no Witness Statement on behalf of the Defendant

Orla Scanlan

st Witness Statement Exhibits OS/1 – OS/6 27th May 2022

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further. The Defendant is still left with no detail as to the facts relied upon by the Claimant and no explanation as to how any cause of action is said to have arisen.

8. Indeed, given that all that the Claim really sets out is a broad allegation of conspiracy (with no supporting facts or details mentioned) it can properly be characterised as scurrilous and vexatious such that it also falls to be struck out as an abuse of process.

The claim has no merit

9. The Claimant's principle goal (per his application for injunctive relief) appears to be an order that the Defendant's officers stop investigating him. This is, needless to say, not an order that the County Court would make. In truth the Claimant is seeking a quashing order or mandatory order of a type that would more properly be available in the High Court in the course of a judicial review. It follows that even if the Claimant's case was coherent and particularised, he would still have no reasonable grounds for bringing the claim in this manner.

Conduct

10. In the current edition of the White Book (¶3.4.3) the editors explain:

Although the term "abuse of the court's process" is not defined in the rules or practice direction, it has been explained in another context as "using that process for a purpose or in a way significantly different from its ordinary and proper use" (Attorney General v Barker [2000] 1 F.L.R. 759, DC, per Lord Bingham of Cornhill, Lord Chief Justice). The categories of abuse of process are many and are not closed.

- 11. In principle vexatious conduct and using the process of litigation to indulge in offensive correspondence is capable of falling within Lord Bingham's formulation.
- 12. The content of exhibit OS/6, and the Claimant purported discontinuance of the claim followed by his reinstating it and accusing me of 'deceit' speak for themselves. The Court should conclude that the Claimant is pursuing this litigation in a manner that amounts to an abuse of process such that the Claim ought to be struck out.

Witness Statement on behalf of the Defendant

Orla Scanlan

1

st Witness Statement Exhibits OS/1 – OS/6 27th May 2022

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Compliance with rules

- 13. The Claimant's Particulars of Claim do not contain a concise statement of the facts upon which he relies (contrary to CPR 16.2) and are not supported by a compliant statement of truth (contrary to CPR Pt 22). His Claim Form does not set out a 'concise statement as to the nature of the Claim' (contrary to CPR 16.2). He has also sought to plead a case by reference to documents located on the internet.
- 14. In the circumstances the Claimant's failure to follow rules and practice directions is so profound, and denies the Defendant any knowledge of what the case is actually about, that strike out is justified pursuant to CPR 3.4(2)(c).

Summary Judgment

15. The matters referred to at paragraphs $\P\P6-9$ (above) also fulfil the test for Summary Judgment. Should the Court consider that the test for strike out is not met, it would nevertheless be right for summary judgment to be entered.

CONCLUSION

16. In all the circumstances the Claim Form disclose no reasonable grounds for bringing the claim

and the Claimant has no prospect of success. The claim should be summarily dismissed and the Claimant ordered to pay the Defendant's costs.

Statement of truth

I believe that the facts stated in this witness statement are true.

I understand that proceedings for contempt of court may be brought against anyone who makes, or causes to be made, a false statement in a document verified by a statement of truth without an honest belief in its truth.

Full Name:ORLA SCANLAN.....

Witness Statement on behalf of the Defendant

Orla Scanlan

1

st Witness Statement

Exhibits OS/1 - OS/6

27th May 2022

8

Signed.....Orla....Scanlan.....

Dated......27 May 2022......

Witness Statement on behalf of the Defendant

Orla Scanlan

1

st Witness Statement

Exhibits OS/1 – OS/6

27th May 2022

IN THE COUNTY COURT AT

MEDWAY

BETWEEN: -

SHANTANU PANIGRAHI

Claimant

-andTHE CHIEF CONSTABLE OF KENT

POLICE

(incorrectly sued as 'KENT POLICE')

Defendant

WITNESS STATEMENT

OF ORLA SCANLAN

Plantation Place

30 Fenchurch Street

London

EC3M 3BL

DX: 33861 FINSBURY SQ Tel: 020 7638 2811

Fax: 020 7920 0361

Ref:

Solicitor for the Defendant

Witness Statement on behalf of the Defendant

Orla Scanlan

1

st Witness Statement

Exhibits OS/1 – OS/6

27th May 2022

IN THE COUNTY COURT AT MEDWAY

BETWEEN: -

SHANTANU PANIGRAHI

Claimant

-andTHE CHIEF CONSTABLE OF KENT POLICE

(incorrectly sued as 'KENT POLICE')

Defendant

EXHIBIT OS/1

Witness Statement on behalf of the Defendant

Orla Scanlan

1

st Witness Statement

Exhibits OS/1 - OS/6

27th May 2022

IN THE COUNTY COURT AT MEDWAY

BETWEEN: -

SHANTANU PANIGRAHI

Claimant

-andTHE CHIEF CONSTABLE OF KENT POLICE

(incorrectly sued as 'KENT POLICE')

Defendant

EXHIBIT OS/2

1

Ottewell, Geri

From: Shantanu Panigrahi <shantanupanigrahi@yahoo.com>

Sent: 23 May 2022 11:17

To: Scanlan, Orla

Subject: Fw: Acknowledgment of Service on J00ME572

Attachments: Document_2022-05-23_103608.pdf; Document_2022-05-13_152026.pdf;

NorthKentPoliceReleasewithoutBail.pdf

---- Forwarded message -----

From: Shantanu Panigrahi <shantanupanigrahi@yahoo.com> To: orla.scanlan@blm.law.com <orla.scanlan@blm.law.com>

Sent: Monday, 23 May 2022, 11:05:34 BST

Subject: Acknowledgment of Service on J00ME572

To

Orla Scanlon

BLM

30 Fenchurch Street

London

EC3M 3BL

T: +44 (0)20 7638 2811 F: +44 (0) 20 7920 0361

DX 33861

FINSBURY SQ

blmlaw.com

Direct Line: +44 (0)20 7865 3306 Your Reference: OXS/150942/72

Dear Ms Scanlon

In the past 10 minutes I have received your letter dated 19 May 2022 together with the Acknowledgment of Service as attached: Document_2022-05-23_103608.pdf in relation to the Injunction and Claim Form that I received from Medway County Court as attached:

Document 2022-05-13 1520026.pdf

I wish to draw your attention to the anomaly at an early stage so that we may be able to come to a common understanding of the procedures that will be necessary for me to formulate the full particulars of Claim that the Claim Form states are to follow. Not knowing that I would receive an acknowledgment of service I had posted the following blogpost to bring to the attention of all those parties named as co-conspirators to Kent Police but not named as Defendants iin the Claim Form due to lack of space in the Form and because when I submitted my Claim I was not sure whether the Medway County Court has jurisdiction to hear the matter.Running Commentary on Legal Proceedings (J00ME372) 9.09 am (UK-Time) Update

(knowledgeassessmentanddissemination.com). I would accordingly be grateful if you would let me know if the Chief Constable has any objections to what is suggested in the Particulars of Claim as currently developed.

As regards the Injunction matter, kindly forward me the Summary of indicating offence that the Chief Constable has been investigating me for since 15 September 2021 and following my arrest on 24 November 2021, together with the Crime Reference Number to the matter, and what its future plans are as whether the matter has been referred to the Crown Prosecution Service by

Kent Police. In either event, I need by email al the 30 odd Katrina Sale malicious emails that I was invstigated for in terns of harassment and stalking in relation to the document issued to me on the latter date, as attached: NorthKentPoliceReleasewithoutbail.pdf'

I thank you in advance for your cooperation in identifying whether it was M15 that Kent Police was acting as an agent for over the 24 years of torture and victimisation that I have been subjected to as the alleged Hate Crime cited in the Injunction application document.

Yours sincerely

Dr Shantanu Panigrahi

3 Hoath Lane

Wigmore

Gillingham

Kent ME8 0SL

United Kingdom

Tel: 07967789619

Witness Statement on behalf of the Defendant

Orla Scanlan

1

st Witness Statement

Exhibits OS/1 – OS/6

27th May 2022

IN THE COUNTY COURT AT MEDWAY

BETWEEN: -

SHANTANU PANIGRAHI

Claimant

-andTHE CHIEF CONSTABLE OF KENT POLICE

(incorrectly sued as 'KENT POLICE')

Defendant

EXHIBIT OS/3

Particulars of Claim Compensation Breakdown for Claim J00ME352:

This Claim is brought to the High Court against Kent Police and co-conspirators (officials in Her Majesty's Court and Tribunal Service, Lawyers, the Legal Ombudsman and the Independent Police Complaints Commission) for the following chargesheet against this Police Force:

- (a) protecting criminals on my submission of Internet Complaint hate crime by Phands and MI5: £250,000
- (b) protecting criminals on the Shell Tribunal matter; Shell Company: £5,000
- (c) protecting criminals in the UKIP proceedings matter; UKIP £1000
- (d) protecting criminals in the Greenwich Legalities matter; University of Greenwich back pay £30,000*24 years on 20 October 2022: £720,000.
- (e) protecting criminals in the National Health Service directed crimes against me; (£1,000,000
- (f) protecting criminals in the AuthorhouseUK book publication matter; £3,000.
- (g) protecting the Legal Ombudsman from criminal activities against me with regard to several lawyers that I complained about; Legal Ombudsman (£100,000)
- (h) Dover capture by Kent Police in 2004 to incarcerate me in a mental hospital without due reason; £50,000.
- (i) capturing me at home and under handcuffs returning me to the mental hospital from where I had lawfully absconded; (£10,000)
- (j) pointless prosecution of speeding offence that I was collecting money to discharge in January 2017; £1,000
- (k) protecting court officials who gave me an unjustified criminal record with the processing of the speeding offence at Medway Magistrates Court; (£1,000)
- (I) protecting the Labour Party in its hate crime of denying me my membership rights to submit Motions, and Questions to the Prime Minister; (£1,000)
- (m) protecting the Prime Minister of the United Kingdom, Mr Boris Johnson who obstructed and perverted the course of justice against the Claimant in Claim E35YM660 of the Central London County Court; (£10,000)
- (n) protecting the Prosecutor at the International Criminal Court for thwarting justice in Claim No Court Reference: OTP-CR-76/22; (£10,000)
- (o) protecting the Norway membership of the Security Council from bringing the submissions of the Claimant to the attention of the Security Council, the General Assembly of the United Nations and the Secretary General of the United Nations; (£50,000)
- (p) protecting Wordpress.com internet service providers in unfairly and criminally suspending two of the Claimant's Blogs https://shantanup.wordpress.com and
- https://towardsknowledgeforworldconservation.com; £100,000.
- (g) Framing false allegations of harassment and stalking by me against Katrina Sale and BP that it knew I had nothing to do with and that it was organised by the State Security Services wiithin the UK and in the United States of America; false arrest and confiscation of our family computer and Mobile Phone devices. (£1,000,000).

Total Claimed from Kent Police:

- a 250,000
- b 5000
- c 1000
- d 720000
- e 1000000
- f 3000
- g 100000
- h 50000
- i 10000

j 1000

k 1000

I 1000

m 10000

n 10000

o 50000

p 100000

q 1000000

Total 3,312,000

Witness Statement on behalf of the Defendant

Orla Scanlan

1

st Witness Statement

Exhibits OS/1 - OS/6

27th May 2022

IN THE COUNTY COURT AT MEDWAY

BETWEEN: -

SHANTANU PANIGRAHI

Claimant

-andTHE CHIEF CONSTABLE OF KENT POLICE

(incorrectly sued as 'KENT POLICE')

Defendant

EXHIBIT OS/4

1

Ottewell, Geri

From: Shantanu Panigrahi <shantanupanigrahi@yahoo.com>

Sent: 24 May 2022 07:54

To: Scanlan, Orla

Subject: Withdrawal of Injunction and Claim Form (CLAIM J00ME372) Attachments: ToOrlaScanlon(BLMlaw)KentPoliceClaim26May2022.docx;

ToMedwayCountyCourtccOrlaScanlan(blmlaw)23May2022.docx;

FrBark.com(Legalities)24May2022.docx

This Message originated outside your organization.

To

BLM law

Dear Sirs

In view of the lack of legal advice and cooperation from yourselves and the Medway County Court in relation to the following communications:

ToOrlaScanlan(BLMlaw)KentPoliceKentPoliceClaim23May2022;

ToMedwayCountyCourtccOrlaScanalan(blmlaw)23May2022; my legal advice this morning from my advisors Bark.com is to withdraw the Injunction application and the associated Claim Form submitted immediately before Kent Police take any defensive measuires to defend the applications: FrBark.com(Legalities)24May2022.docx.

Yours sincerely

Dr Shantanu Panigrahi

3 Hoath Lane

Wigmore

Gillingham

Kent ME8 0SL

Tel: 07967789619

Witness Statement on behalf of the Defendant

Orla Scanlan

1

st Witness Statement

Exhibits OS/1 - OS/6

27th May 2022

IN THE COUNTY COURT AT MEDWAY

BETWEEN: -

SHANTANU PANIGRAHI

Claimant

-andTHE CHIEF CONSTABLE OF KENT POLICE

(incorrectly sued as 'KENT POLICE')

Defendant

EXHIBIT OS/5

1

Ottewell, Geri

From: Shantanu Panigrahi <shantanupanigrahi@yahoo.com>

Sent: 24 May 2022 15:04

To: Scanlan, Orla

Subject: Re: Evidence that BLM Law is instructed by Kent Police to act on J00ME352

[BLMLAW.FID10005113]

Attachments: ToProfessionalEthicsSRA(Complaint against BLM Law)24May2022.docx

This Message originated outside your organization.

Dear Ms Scanlan

I trust that the Medway County Court will accept your latest deposition and so I will withdraw my complaint to the Solicitor's Regulation Authority as attached:

ToProfessionalEthicsSRA(Complaint against BLM Law)24May2022.

How soon can I have glimpse of the arguments that you will send me on behalf of the Chief Constable of Kent Police to

- (a) the specific issue of the Injunction to stop Kent Police investigating me for any kind of offence(s) that it deems necessary in light of the fact that it has not as provided me with a Duty Solicitor for my interrogation, arrest and representation in Court together with Legal Aid.
- (b) The contents of the Particulars of Claim a-q of the Claim form that you have now accepted as replacing the version sent to you and me by the Court as the Notice of Issue.

I have not withdrawn either of these claims and my Claim is a demand for around £ 3.3 million pounds from Kent Police who employ the Chief Constable of Kent Police.

Yours sincerely

Dr Shantanu Panigrahi

Witness Statement on behalf of the Defendant

Orla Scanlan

1

st Witness Statement Exhibits OS/1 – OS/6 27th May 2022

IN THE COUNTY COURT AT MEDWAY

BETWEEN: -

SHANTANU PANIGRAHI

Claimant

-andTHE CHIEF CONSTABLE OF KENT POLICE (incorrectly sued as 'KENT POLICE') Defendant

EXHIBIT OS/6

1

Ottewell, Geri

Subject: FW: Panigrahi CI/36/22 [BLM-LAW.FID10005113]

From: Nomen Nescio <nobody@dizum.com> On Behalf Of Shantanu Panigrahi

Sent: 25 May 2022 08:03

To: Scanlan, Orla <Orla.Scanlan@blmlaw.com>; erteam1@bp.com; Fk@TheChambersofFKhan.co.uk;

shantanupanigrahi@yahoo.com; shanpanigrahi3000@gmail.com

Subject: Final proceedings and choice for Orla

This Message originated outside your organization.

Dear Orla

Your deceit in pretending I am withdrawing the injunction application and associated claim when you know full well that email to you was a forgery arranged by PC Nicholls and DCI Lee Neieles of Kent Police working with Dr Sivaji Panesar, phands alias Paul Hands, Egregious_C, Monneka Tahir, MPC Sanya Shahid of W.Yorkshire and other institutionalised criminal conspirators perhaps including yourself is about to result in a private prosecution of you for fraud, perverting the cause of justice and also in professional disciplinary action which should result in your being disbarred by the SRA and defrocked and your firm also losing its practising license.

You have one opportunity to prevent this, and that is, before the end of this month, you agree to an assignation with me to perform a basic heterosexual function to my satisfaction. I have a very big danda and repeats you yourself will seek. I suggest the Travelodge at Kings Cross to minimise the time spent by you, a busy lady. Or else I can easily arrange for the kutia to be absent and we can use my 1st floor basement, Room D at Shanti Niwas. It is your choice.

Take this decision wisely. My buccaneering lawyer Forz Khan is in the Cc. Any travelling expenses you can charge to my debitcard 4751290239821523 expiration 11/24. Which is it to be, madam, prosecution or prostitution?

Your background material is to be found at http://alturl.com/wd9vd Yours sincerely

Dr Shantanu Panigrahi

Shanti Niwas

3 Hoath Lane

Wigmore

Gillingham

Kent ME8 OSL

Tel: 07720 094986 for this BP lubrication job, failing for that, 01634 379604

DRAFT ORDER

IN THE COUNTY COURT AT MEDWAY Claim No. J00ME572

BETWEEN:

DR SHANTANU PANIGRAHI

Claimant

and

THE CHIEF CONSTABLE OF KENT POLICE

Defendant

[DRAFT] ORDER

BEFORE DISTRICT JUDGE []

UPON HEARING THE CLAIMANT IN PERSON AND COUNSEL FOR THE DEFENDANT

AND UPON CONSIDERATION OF THE DEFENDANT'S APPLICATION DATED 27 MAY 2022

It is ordered that

- 1. The Claimant's case is struck out pursuant to CPR 3.4(2)(a).
- 2. Summary Judgment is ordered in favour of the Defendant.
- 3. The claim as pleaded is totally without merit.
- 4. The Claimant to pay the Defendant's costs to be summarily assessed in the sum of XX (statement of costs to follow) $\frac{1}{2} \left(\frac{1}{2} \right) = \frac{1}{2} \left(\frac{1}{2} \right) \left($

Dated:

18.23 pm (UK-Time) 28 July 2022

On Facebook:

Shantanu Panigrahi shared a memory.

34m ·

Shared with Public

Being Divine is a matter of definition. For a satya-advaitist who knows God as the Creator and Personal God lying dormant in his or her psyche, acceptance of the internal and external environment is centrally the raison d'etre of living. In this frame one has lost all one's attachments to aims, objectives, aspirations, expectations, hopes, ambitions, wishes, anticipations, one's guna attributes coming from consciousness so that one is free from the body-brain-mind complex. The mind has transcended towards mahatman from going through the satya-advaita yoga of becoming a jivatman, then atman and finally the divine Self that we call mahatman. It is then that one is in union with Reality in every respect and cannot put a foot wrong. One's is loving and compassionate towards all living beings and inanimate objects living harmoniously with all the elements of Brahma-Nature and so conserves and preserves Reality most importantly by enacting truth for truth is Reality and Reality is Truth. God is paramatman and lies dormant in our psyche unless sheer bhaktidevotion forces Him to come out of this dormancy and awakens the devotee. The satya-advaitist is divine with a small 'd', but when focused in God during thanksgiving and acknowledging His Presence He is Divine with a capital D qualified by achintya bhed abheda tatwa of oneness and separateness.

1 Year Ago

See your memories

Shantanu Panigrahi

28 July 2021 ·

Shared with Public

So the question arises what or who is Divine: one who accepts Reality is Divine.

18.48 pm (UK-Time) 28 July 2022

Update:

There is nothing to be done until 27 October 2022, 10.00 am as I deleted an annoying email from a nitin Bhardwaj wanting to establish interaction.

So for the second time, I am terminating this book on Reputation Matters as it is in my interests to attend the Hearing on that date, to have a Judicial decision on the Injunction against Kent Police and the Money Claims application. No going to the local Court, I will live in uncertainty for the foreseeable future. My reputation depends on attending the Hearing, for I have nothing to hide. Everything is published and in the Court of Public Opinion. The Judge has to decide on those facts.

19.44 pm (UK-Time) 28/ July 2022

HEARING OF 27 OCTOBER 2022, 10 AM AT MEDWAY COUNTY COURT3

Yahoo

/

Sent

Shantanu Panigrahi <shantanupanigrahi@yahoo.com>

To:

Medway County, Enquiries

Cc:

Orla Scanlan

Fri, 29 Jul at 13:51

To

The Court Manager Medway County Court

Please find attached my BUNDLE as required by the Court for the Hearing, sent sooner than it is required as my wife is ill with a back injury so that I cannot be sure if I will be able to attend Court on the 27 October 2022 at 10.00 am, if she requires a major operation. She has an appointment on 1

If there are any queries I shall be available to address these remotely only by telephone, email, Skype or Microsoft Teams: I do not have Zoom since the madarchods of Kent Police took away our desk-top computer under false pretences.

Yours sincerely

Dr Shantanu Panigrahi

Hide original message On Friday, 29 July 2022 at 08:32:44 BST, Medway County, Enquiries <enquiries.medway.countycourt@justice.gov.uk> wrote:

August 2022 with Mr Imran Rafiq at Alexandra Hospital in Walderslade, Kent.

Good Morning,

No directions have been given, the hearing is for directions to be made on the claim and further correspondence/applications received since issue.

Kind Regards,

Nic

Civil Section - Medway County Court HMCTS

Medway County and Family Court, 9-11 The Brook, Chatham, ME4 4JZ

Phone:01634 887900 Web: www.gov.uk/hmcts

For Information regarding COVID-19 and HMCTS, please click here: COVID-19

For information on how HMCTS uses personal data about you please see:

https://www.gov.uk/government/organisations/hm-courts-and-tribunals-service/about/personal-information-charter

From: Shantanu Panigrahi <shantanupanigrahi@yahoo.com>

Sent: 29 July 2022 07:59

To: Medway County, Enquiries <enquiries.medway.countycourt@justice.gov.uk>

Cc: Orla Scanlan <orla.scanlan@blmlaw.com>

Subject: HEARING OF 27 OCTOBER 2022, 10 AM AT MEDWAY COUNTY COURT

To

The Court Manager Medway County Court

Dear Sir/Madam

- 1. I was hoping to receive further clarification on the attached Directions from the Court on Claim J00ME572 (Hearing27Oct2022_10.00am.pdf) by way of an explanation because the contents are so limited in relation to what I wish to discuss at the Hearing.
- 2. If all issues are open for consideration at the Hearing itself, then I will of course attend the Hearing but I would appreciate if the agenda at the Hearing is outlined further point by point as follows:
- (a) has jurisdiction for the Court to impose the Injunction sought against the Chief Constable of Kent Police been challenged by the Defendant or will be challenged at the Hearing? in this regard please note that the name of the Chief Constable is not Hugh Pughesley but Alan Pughesley.
- (b) will the only matter to be considered is the Defendant's application and not what has subsequently superceded the Claimant's Applications with new particulars of Claim as I have kept the Court informed on since the issue of the Notice of Issue was served on the Defendant?
- (c) Will the Money Claims application be considered for jurisdiction or has jurisdiction already been accepted by the Defendant?
- (d) Have the full costs of the Defendant been submitted to the Court as the document attached indicates?
- (e) will any other party listed as co-conspirators by the Clamant in the Money Claims Applation be asked by the Court to submit written evidence to the Court prior to the Hearing or will this be part of the issues that are to be discussed at the Hearing for fresh new Directions?

- (f) Will the Pre-action Protocol served on me by BLM Law on the Claimant but which has not been followed up by the Law Firm be part of the considerations at the Hearing, or should the Defendant be required to find another Law Firm to represent it at the Hearing due to conflict of interests inherent which requires this Law Firm to recuse itself from the proceedings?
- (e) In the absence of the interim report on the investigations of alleged harassment and stalking dating back to 15 September 2021 and subsequent arrest of the Claimant on 24 November 2021 will it be required by the Court prior to the Hearing if Kent Police has still not completed its investigations on the allegations against the Claimant?
- (f) What is the name of the Judge who considered the matter hitherto and Directed the attached Notice of Directions Hearing this is required by the Claimant in order for these Directions to be challenged at a Higher Court if necessary.
- 3. Due to the urgency for any Appeal against the Directions issued, I would be grateful for a reply to this email today so that I may try and instruct a Law Firm to implement the Appeal or to represent me at the Hearing with all the facts needed for this consultation.

Yours sincerely
Dr Shantanu Panigrahi
(Claimant)
3 Hoath Lane
Wigmore
Gillingham
Kent ME8 OSL
Tel: 07967789619

This e-mail and any attachments is intended only for the attention of the addressee(s). Its unauthorised use, disclosure, storage or copying is not permitted. If you are not the intended recipient, please destroy all copies and inform the sender by return e-mail. Internet e-mail is not a secure medium. Any reply to this message could be intercepted and read by someone else. Please bear that in mind when deciding whether to send material in response to this message by e-mail. This e-mail (whether you are the sender or the recipient) may be monitored, recorded and retained by the Ministry of Justice. Monitoring / blocking software may be used, and e-mail content may be read at any time. You have a responsibility to ensure laws are not broken when composing or forwarding e-mails and their contents.

Attachment:

BUNDLE FOR HEARING AT MEDWAY COUNTY COURT ON 27 OCTOBER 2022 AT 10.00 AM (CLAIM J00ME572).pdf 185.5kB:

BUNDLE FOR HEARING AT MEDWAY COUNTY COURT ON 27 OCTOBER 2022, 10.00 AM (CLAIM J00ME572)

Your Honour

A. Substantive Issues

1. There are two aspects to this Claim, a Money Claims application that alleges that Kent Police deliberately set out to protect individuals and institutions from marginalising and depriving me out of being able to participate in productive activities in society by having me arrested and incarcerated in a mental hospital and preventing my scientific career at the University of Greenwich from being

restored or from me being able to venture into politics and other more menial employment and further by its inaction on my complaints it covered criminals such as Santander Bank and countless others dressed as trolls and calling themselves under an umbrella organisation as Victims of Panigrahi Association (VOPA) to harass and persecute me and my family to make our lives intolerable in the United Kingdom over the past 24 years.

- 2. The Injunction applied for relates to Kent Police turning the tables on me it pursued me instead on a false allegation that I had no part to play in by summoning me to the Police Station on 16 September 2021 suggesting me that I had personally harassed and stalked Katrin Sale of the Conservative and Unionist Party when it was the trolls that Kent Police knew who had done these dastardly acts and the same happened with BP and subsequently at BLM Law. These were done to thwart my legal proceedings at the Central London County Court where I had taken the Prime Minister Theresa May/Mr Boris (Claim E35YM660) to court on the false diagnosis and treatment imposed on me for paranoid schizophrenia and persistent delusional disorders to rubberstamp the previous incarceration at the mental hospitals for nothing other than seeking justice against the criminals. The details are given in my updated Claim Form against Kent Police.
- 3. The proof that Kent Police knew the full circumstance of my Case is that almost a year has gone by since my arrest and seizure of our computer devices and no interim report has been prepared and made available to me for rebuttal. It is therefore pleaded that the Court treat this Case as one of a Hate Crime perpetrated by the Chief Constable of Kent Police on me and my family here in the United Kingdom with the sole purpose of having me made stateless and booted out of the country or having me incarcerated in a irreversible third time in a mental hospital or worse in a prison cell to stop my complaints against it and its co-conspirators implicit. The application for the injunction was therefore utterly necessary.
- 4. Through not taking my complaints against criminals dating back a decade or longer seriously those criminals have gone scot-free and were able to continue to terrorise me with medical and legal interventions that had no basis in medicine or law. This is also proven by the disposal of Case HQ17X01773 and the response of the Solicitors Regulation authority as follows:

Re: J00ME572 Proceedings associated with E35YM660 and HQ17X01773

Yahoo

/

Inbox

Contactcentre <contactcentre@sra.org.uk>

To:

shantanupanigrahi@yahoo.com

Fri, 29 Jul at 10:14

Dear Dr Shantanu Panigrahi,

Thank you for your email of 28 July 2022.

If you are concerned about the service provided by your own solicitor or firm you must always try complaining to your solicitor or firm first.

If you have and they have not resolved the complaint to your satisfaction within eight weeks, you can take your case to the Legal Ombudsman.

What you should know

The Legal Ombudsman deals with all aspects of poor service, such as:

- delayed or unclear communication
- problems with your fees
- loss of documents.

They can:

- · order the lawyer or firm to apologise
- · order the lawyer or firm to refund all or part of your fees
- · order the lawyer or firm to return your documents
- pay compensation if you have lost out due to poor service.

The contact details are:

- telephone number 0300 555 0333
- · email enquiries@legalombudsman.org.uk
- · Legal Ombudsman website

The Solicitors Regulation Authority

We deal with cases where firms or individuals we regulate have breached our Principles and allegations of dishonesty or discrimination. You can send us a report if you have concerns about the conduct of a law firm or an individual we regulate.

What you need to do

Complete our report form and email it to report@sra.org.uk.

What happens next

We will take the time to carefully assess your concerns, and we will also look at the regulatory information we may already hold to decide what we need to do next.

We will respond to you within the next 35-45 working days, sooner if we identify urgent problems that need our immediate response.

If we cannot help with your concerns, we will point you in the right direction.

Are we the right organisation?

We want you to raise your concern with the right people. Sometimes that is us. But other organisations may be best placed to help.

For example, if you have concerns about the professional service you have received from your solicitor, the right organisation to help is the Legal Ombudsman. Unlike us, it has powers to tell your solicitor to put things right, to pay compensation to you or reduce your solicitor's bill if it finds there has been poor service. More information about the Legal Ombudsman and how to make a complaint can be found here.

Did my response help you today?

Please let me know if my response helped you today by clicking the feedback button below.

Your feedback

It should take you less than two minutes to complete, and we review all feedback that we receive. If you have any further queries please contact us.

Yours sincerely

Rebecca Frizzell

Customer Services Adviser

Contact Centre

Solicitors Regulation Authority

0370 606 2555

contactcentre@sra.org.uk

www.sra.org.uk

From: Shantanu Panigrahi <shantanupanigrahi@yahoo.com>

Sent: 28 July 2022 13:49 To: Contactcentre Subject: Re: J00ME572 Proceedings associated with E35YM660 and HQ17X01773 Dear Solicitors Regulation Authority

Please review in light of the attachment that you have sent me whether there is now sufficient regulatory evidence of highly deceitful and corrupt practices by BLM Law and its associate Clyde Law in its threatened Pre action Protocol on me in its front provided by the State of the United Kingdom to cover up endemic institutional racism in the Judicial and Law Enforcement processes.

If you require additional information as proof of lies and manipulation to legally rubber stamp what these institutions had decided as long ago as 2000 when my petition to Her Majesty was submitted but got sent on a merry-go-round by the then Lord Chancellor Lord Irvine of Lairg and is still stuck in some unknown institution of the State such as with the current Attorney General advising the Prime Minister you can open a file with a Reference number today and we can then discuss it further.

Yours sincerely
Dr Shantanu Panigrahi
3 Hoath Lane
Wigmore
Gillingham
Kent
ME8 OSL

Tel: 07967789619

Sent from Yahoo Mail on Android

https://go.onelink.me/107872968?pid=InProduct&c=Global_Internal_YGrowth_AndroidEmailSig_AndroidUsers&af_wl=ym&af_sub1=Internal&af_sub2=Global_YGrowth&af_sub3=EmailSignature

On Thu, 28 Jul 2022 at 13:19, Contactcentre <Contactcentre@sra.org.uk> wrote:

Dear Dr Shantanu Panigrahi,iei

Thank you for your email of 27 July 2022.

If you have a specific question that we can help with, please Contact us

http://www.sra.org.uk/home/contactus.page and we will be happy to assist you.

When copied into an email with several other recipients we will not respond in any other way. Did my response help you today?

Please let me know if my response helped you today by clicking the feedback button below. https://form.sra.org.uk/s3/email-feedback

Your feedback

It should take you less than two minutes to complete, and we review all feedback that we receive.

Yours sincerely
Rebecca Frizzell
Customer Services Adviser
Contact Centre
Solicitors Regulation Authority
0370 606 2555
contactcentre@sra.org.uk <mailto:contactcentre@sra.org.uk>
www.sra.org.uk <http://www.sra.org.uk/>

https://www.facebook.com/srasolicitors https://twitter.com/sra_solicitors https://www.linkedin.com/company/solicitors-regulation-authority

From: Shantanu Panigrahi <shantanupanigrahi@yahoo.com>

Sent: 27 July 2022 07:08

To: Enquiries Medway County; Enquiries Kent; enquiries@policeconduct.gov.uk; Northkent; otp.informationdesk@icc-cpi.int; Eastkentmc; maidstonecrowncourt; Central London DJSKEL; Civil Appeals - Registry; registry@supremecourt.uk; PCC Correspondence Kent; Contactcentre; omar.sagher@governmentlegal.gov.uk; CPSContact; QB Judges Listing Office; Vikki Randall; CATLIS Long (LONG CATLIS ROAD SURGERY); Enquiries; correspondence@attorneygeneral.gov.uk; registry@jcpc.uk; ccmcce-filing@justice.gov.uk; Professional Ethics Advice Service; Sivaji Panesar; Marty Caine; Nitin Bhardwaj; egregious_c@yahoo.com; a.westby@greenwich.ac.uk; People Relations UK; resourcingteam@tesco.com; hrssorg@asda.co.uk; CBSL HR; Human Resources (Sainsburys); aldisupport@vacancyfiller.co.uk; Ray Coker; Orla Scanlan

Subject: J00ME572 Proceedings associated with E35YM660 and HQ17X01773

Attachments: ToCrownProsecutionService(Records)26Jul2022.docx

Dear Sirs

I was contacted by the Complaints Division of the Crown Prosecution Service yesterday to which I replied to the best of my knowledge and resources available being a person in litigant: ToCrownProsecutionService(Records)26Jul2022

It is clear that wherever I take my complaints to I meet up against a blank wall of silence or worse the shoving of paperwork from one institution of the State to another without any kind of resolution of the dispute where the University of Greenwich still owes me £55,000 in severance payments from the untimely and unceremonious dismissal from my employment in 1998; and subsequent similar experiences elsewhere.

If there is to be no judicial input into the proceedings, the Police Force in Kent Police will go scot-free and there would have been no avenues to protest against its terroristic activities against ordinary citizens going about their lawful business in society. That would not bode well for the State of the United Kingdom that I otherwise love to live in.

This is my final representation to the State authotiries to issue Judgment that has been long time coming and it must be in writing with full written reasons issued to me before the 27 October 2022, 10.00 am Hearing at Medway County Court that has not yet been delisted by the Court (kindly clarify).

Yours sincerely

Dr Shantanu Panigrahi

3 Hoath Lane

Wigmore

Gillingham

Kent ME8 0SL

Tel: 07967789619

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We are the regulator of solicitors and law firms in England and Wales. The Solicitors Regulation Authority Limited is a company limited by guarantee. Our registered offices are: The Cube, 199 Wharfside Street, Birmingham, B1 1RN. Our company registration number is: 12608059.

5. Ask HR Re: Fw: [Ticket: 18815954] EXT: [Aldi] Ticket ID: 387338 Re: J00ME572 Proceedings associated with E35YM660 and HQ17X017732

Yahoo

/

Sent

Shantanu Panigrahi <shantanupanigrahi@yahoo.com>

To:

Ask HR

Cc:

londonsouthet@hmcts.gsi.gov.uk, ACAS - SEE, Enquiries Medway County Court

Fri, 29 Jul at 15:16

Dear Sainsburys

The Ticket has not yet been solved. As Sainsbury's knows only too well I did not get a Fair Treatment Hearing when I worked at Tonbridge Road Maidstone Convenience Store and the Employment Tribuanal and ACAS did not respond to the Hearing that was announced but delisted. I was very disappointed with the outcome from the Emp[oyment Tribunal as it was well aware that I had been victimised by a troll sent malicious email to your Store Manager Mr Yaw Abogye Gwekwe.The Tribunal was entirely out of order to let the University of Greenwich scot free with no severance payments to me in 1998 and again against Shell UK in 2008.

This matter will now be incorporated in my BUNDLE for the Hearing at Medway County Court on 27 October 2022 at 10.00 am (Claim J00ME572) unless Sainsbury's put forwards proposals to settle out of Court.

Yours sincerely

Dr Shantanu Panigrahi 3 Hoath Lane Wigmore Gillingham Kent ME8 OSL Tel: 07967789619

Hide original message

On Friday, 29 July 2022 at 13:37:43 BST, Ask HR <er.support@sainsburys.co.uk> wrote:

Hi Shantanu,

Your question "Fw: [Ticket: 18815954] EXT: [Aldi] Ticket ID: 387338 Re: J00ME572 Proceedings associated with E35YM660 and HQ17X01773" (16299) has been solved.

Shantanu Panigrahi

27 Jul 2022, 14:09 BST

To

The Court Manager

Medway county Court

Dear Nic

I received the following email from ASDA but when I telephoned the company to question what it was about and provide my details on their system such as my National Insurance number and associated materials, the man who answered the call could not work it out and asked me to refer it back to HR

Please also note that Sainsburys has invited me to attend a job interview now.

Please take these new information into account.

Yours sincerely

Dr Shantanu Panigrahi 3 Hoath Lane Wigmore Gillingham Kent ME8 OSL Tel: 07967789619

---- Forwarded message -----

From: HRSSOrg@asda.co.uk <hrssorg@asda.co.uk>

To: "aldisupport@vacancyfiller.co.uk" <aldisupport@vacancyfiller.co.uk>;

"shantanupanigrahi@yahoo.com" <shantanupanigrahi@yahoo.com>

Cc: "hradv.eradmin@sainsburys.co.uk" <hradv.eradmin@sainsburys.co.uk>;

"egregious_c@yahoo.com" <egregious_c@yahoo.com>; "marty.caine@gmail.com"

<marty.caine@gmail.com>; "ccmcce-filing@justice.gov.uk" <ccmcce-filing@justice.gov.uk>;

"registry@jcpc.uk" <registry@jcpc.uk>; "correspondence@attorneygeneral.gov.uk"

<correspondence@attorneygeneral.gov.uk>; "qbjudgeslistingoffice@justice.gov.uk"

<qbjudgeslistingoffice@justice.gov.uk>; "contactyourpcc@kent.police.uk"

<contactyourpcc@kent.police.uk>; "enquiries@policeconduct.gov.uk"

<enquiries@policeconduct.gov.uk>; "raycokerconsulting@gmail.com"

<raycokerconsulting@gmail.com>; "hr@clearlyservice.com" <hr@clearlyservice.com>;

"resourcingteam@tesco.com" <resourcingteam@tesco.com>; "erteam1@bp.com"

<erteam1@bp.com>; "a.westby@greenwich.ac.uk" <a.westby@greenwich.ac.uk>;

"nitin.bhardwaj@gmail.com" <nitin.bhardwaj@gmail.com>; "panesar@gmail.com"

<panesar@gmail.com>; "long.catlis@nhs.net" <long.catlis@nhs.net>; "vikki@megancic.org.uk"

<vikki@megancic.org.uk>; "cpscontact@cps.gov.uk" <cpscontact@cps.gov.uk>;

"omar.sagher@governmentlegal.gov.uk" <omar.sagher@governmentlegal.gov.uk>;

"maidstonecrowncourt@hmcts.gsi.gov.uk" < maidstonecrowncourt@hmcts.gsi.gov.uk >;

"eastkentmc@justice.gov.uk" <eastkentmc@justice.gov.uk>; "enquiries@legalombudsman.org.uk" <enquiries@legalombudsman.org.uk>; "registry@supremecourt.uk" <registry@supremecourt.uk>;

"civilappeals.registry@justice.gov.uk" <civilappeals.registry@justice.gov.uk>;

"professional.ethics@sra.org.uk" <professional.ethics@sra.org.uk>; "orla.scanlan@blmlaw.com" <orla.scanlan@blmlaw.com>; "enquiries.medway.countycourt@justice.gov.uk"

<enquiries.medway.countycourt@justice.gov.uk>; "centrallondondjskel@justice.gov.uk"

<centrallondondjskel@justice.gov.uk>; "northkent@justice.gov.uk" <northkent@justice.gov.uk>;

"otp.informationdesk@icc-cpi.int" <otp.informationdesk@icc-cpi.int>; "enquiries@kent.police.uk" <enquiries@kent.police.uk>

Sent: Wednesday, 27 July 2022 at 11:15:08 BST

Subject: Re: [Ticket: 18815954] EXT: [Aldi] Ticket ID: 387338 Re: J00ME572 Proceedings associated with E35YM660 and HQ17X01773

[&]quot;contactcentre@sra.org.uk" <contactcentre@sra.org.uk>;

Hello,

We have received a reference request for Unknown. However, before we can process this we require the colleague's hand signed declaration of consent on your letterhead, giving Asda permission to release the employment information. Alternatively the colleague may call HRSS on 0113 291 9000 to give verbal consent quoting ticket number [18815954] Please could you also provide us with the National Insurance number or other unique identifier to help us locate the colleague on the system as the NI provided is bringing up a colleague with a different first name.

Kind regards,
Sophia Ifiaz
HRSS Contact Centre – Administrator
Asda People Team | HR Shared Services |
Britannia House, 22-32 Britannia Road, Morley, Leeds, LS27 ODQ sophia.ifiaz@asda.co.uk

From: aldisupport@vacancyfiller.co.uk

Sent: July 27 07:09:01 AM

To:shantanupanigrahi@yahoo.com

CC: hradv.eradmin@sainsburys.co.uk; hrssorg@asda.co.uk; egregious_c@yahoo.com;

marty.caine@gmail.com; ccmcce-filing@justice.gov.uk; registry@jcpc.uk;

correspondence@attorneygeneral.gov.uk; qbjudgeslistingoffice@justice.gov.uk;

contactyourpcc@kent.police.uk; enquiries@policeconduct.gov.uk; raycokerconsulting@gmail.com; hr@clearlyservice.com; resourcingteam@tesco.com; erteam1@bp.com;

a.westby@greenwich.ac.uk; nitin.bhardwaj@gmail.com; panesar@gmail.com; long.catlis@nhs.net; vikki@megancic.org.uk; cpscontact@cps.gov.uk; omar.sagher@governmentlegal.gov.uk; contactcentre@sra.org.uk; maidstonecrowncourt@hmcts.gsi.gov.uk; eastkentmc@justice.gov.uk;

enquiries@legalombudsman.org.uk; registry@supremecourt.uk; civilappeals.registry@justice.gov.uk; professional.ethics@sra.org.uk; orla.scanlan@blmlaw.com; enquiries.medway.countycourt@justice.gov.uk; centrallondondjskel@justice.gov.uk;

northkent@justice.gov.uk; otp.informationdesk@icc-cpi.int; enquiries@kent.police.uk

Subject: EXT: [Aldi] Ticket ID: 387338 Re: J00ME572 Proceedings associated with E35YM660 and HQ17X01773

EXTERNAL: Report suspicious emails to Email Abuse.

##- Please type your reply above this line -## This email is a service from Aldi. [3675D2-W820Z]

The boring, but legally sensible bit: This email is confidential. If it isn't addressed to you, please don't read, use, forward, copy, print or disseminate it. Also note that all of the opinions in this email belong to the sender, not Asda. So feel free to shower the author with praise or derision as applicable, but not us. Finally, we've made big efforts to make sure this email doesn't contain a virus, but please check it before opening any attachments, just in case.

The Ask HR Team

https://askhr.sainsburys.co.uk

P.S: If you wish to opt out of email notifications, you can update your Profile in Ask HR at any time.

Kind Regards
Ask HR
Sainsbury's
This email is a service from Ask HR. Delivered by Zendesk
[367ZYZ-DMLVZ]

6. Automatic reply: Ask HR Re: Fw: [Ticket: 18815954] EXT: [Aldi] Ticket ID: 387338 Re: J00ME572 Proceedings associated with E35YM660 and HQ17X017732

Yahoo

/

Sent

Shantanu Panigrahi <shantanupanigrahi@yahoo.com>

To:

LONDONSOUTHET

Cc:

a.westby@greenwich.ac.uk

Fri, 29 Jul at 15:46

Dear Sir

Please see the attached Bundle component that you may wish to reconsider for the benefit of the Judge at Medway County Court during the 23 years that the Defamation case and the Tribunal's negligence in not taking full account of the Claimant's submission STRUGGLE TO SAVE MY SCIENTIFIC CAREER AT THE UNIVERSITY OF GREENWICH.pdf.

Unfortunately I do not have the Case Reference Number.

Yours sincerely

Dr Shantanu Panigrahi 3 Hoath Lane Wigmore Gillingham Kent ME8 OSL Tel: 07967789619

Hide original message

On Friday, 29 July 2022 at 15:16:52 BST, LONDONSOUTHET <londonsouthet@justice.gov.uk> wrote: IMPORTANT INFORMATION COMMUNICATION WITH THE EMPLOYMENT TRIBUNAL Thank you for your email which has been safely received by the Employment Tribunal. Please do not call us for further confirmation of receipt. This will allow us to deal with your correspondence more efficiently. Always send correspondence by email unless it is not possible for you to do so. We will deal with all queries as soon as possible. Repeat calls or emails on the same matter may interrupt the administrative process. When sending any correspondence to the tribunal (except when making a request for a witness to give evidence at a hearing), you must also send a copy to all other parties. Your communication may not be considered until you have taken this step, so please make it clear that you have done this in your correspondence or explain why you have not done so. Please note that new claims (ET1 form) cannot be accepted by email. The quickest and easiest way to send us a claim form is by using our online submission service which you can access here: https://www.gov.uk/employment-tribunals. Any response forms (ET3) will need to be checked by a judge before they are accepted. This reply is only confirmation of receipt. The administrative staff of

HMCTS working for the Employment Tribunals continue to do so under great pressure. It will greatly assist efficient administration if parties only write to the Employment Tribunals when they need to do so, such as to make an application requiring judicial attention. Correspondence between the parties that is needlessly copied to the tribunal office will not be placed on file or receive a response. You can find various documents (such as Presidential Guidance) which are relevant to how Employment Tribunals deal with particular types of cases and the various ways in which hearings may take place at https://www.judiciary.uk/publications/employment-rules-and-legislation-practice-directions/

You should not come to any of our court and tribunal buildings if:

you have coronavirus symptoms

you have tested positive for COVID-19 or are waiting for a test result

you have been instructed by the NHS to self-isolate

If we're expecting you, let us know as soon as possible if you're not coming to the court or tribunal. For general enquiries on the process or information on how Employment Tribunals operate, guidance can be found at www.justice.gov.uk/tribunals/employment. For information on the services provided by ACAS, please visit their website at www.acas.org.uk or call their helpline on 0300 123 1100. For information on how HMCTS uses personal data about you please see www.gov.uk/government/organisations/hm-courts-and-tribunals-service/about/personal-information-charter.

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Attachment:

STRUGGLE TO SAVE MY SCIENTIFIC CAREER AT THE UNIVERSITY OF GREENWICH.pdf 276kB:

STRUGGLE TO SAVE MY SCIENTIFIC CAREER AT THE UNIVERSITY OF GREENWICH

I was born into a Hindu Brahmin family on the 15 of January 1957 and came to Britain as a 15 yearold boy accompanying my parents of whom my father, Dr Gopinath Panigrahi, was on Government of India deputation as the Indian Liaison Officer in Kew Gardens between 1973 and 1976. My family returned to India leaving me to continue with my education in Britain.

My father came from a very poor farming family but had done so very well in early schooling that he secured scholarships to study further with the result that he eventually came to Britain during 1952-1954 and completed his PhD in Botany from the University of Leeds. He published around 350 scientific papers and wrote a few books during his career, becoming an expert in Taxonomy and Plant Nomenclature. He was honoured by the Indian Government with the Janaki Ammol prize late into his retirement. I had a brother and two sisters, the elder sister being a University Lecturer with her husband being an economist, and the younger sister a school teacher. My brother suffered from mental illness and did not develop a career. My schooling days in the UK were pleasant and full of sporting activities, having represented my school and college at Badminton almost throughout and being awarded Full Colours for services to Badminton at X-London College. I also played village cricket until my early forties. After graduating from the University of London in 1978 having studied Pharmacology, I took a PhD studentship at Hatfield Polytechnic but left it within a few months once

the restrictions on my passport had been lifted by the Home Office as I was granted indefinite leave to remain in the United Kingdom. I did not wish to return to India to live with my family but wished independence. I joined the Tropical Products Institute in August 1979. I purchased a house while still single and obtained a naturalisation certificate in 1984 and a British Passport the same year. In 1985 I married the daughter of a Professor of Education in India through my father's efforts and we were blessed with a daughter in 1990.

I developed a highly successful career as a research scientist and during that time I studied for a PhD from the University of Reading in 1988 and also completed 6 out of 7 Units of a MSc in Agricultural Development with distinction level marks. I published 39 scientific articles and visited some tropical countries in which project work was conducted. This research was revisionary in nature and exposed the fact that the earlier literature from western science was not only inadequate to serve the needs of developing countries, frequently incorrect recommendations were made on commodities such as cottonseed meal, palm kernel meal, sunflower meal, coconut meal and cassava, so that countries were losing out economically by following the guidance given.

The Institute changed names several times and the turning point came as it was selected under the governments next steps scheme for agency status as the Natural Resources Institute before being privatised to the University of Greenwich that had been a Polytechnic years ago. This was when a hitherto unblemished career suffered a blowout as staff were caught up in a dogfight to try and save their jobs. Jobs were only safe if one had sufficient funded projects to manage and conduct. I was a non-ruminant livestock nutritionist but since 1991 the emphasis of the Livestock Department's work had shifted from a general livestock perspective to a ruminant focus and we were expected to train ourselves in this area. I took up this challenge readily but found the attitude of senior staff, in particular, Professor Margaret Gill (a Scottish lady), very disconcerting. I considered this to be the result of racial discrimination and jealousy. Over time I realised that I was being denied project funds with a view to my redundancy. I fought this by devising new projects but could only secure minor projects which were to guarantee a short term future. I continued with laboratory work much to the annoyance of Professor Gill for she could not stop me conducting research work while I still had a job whether or not I had a project. I decided to stretch out existing projects for as long as possible. In 1997, 40 staff were made redundant and I only escaped that round of cuts by having some mportant project completion work to do.

Things came to a head in November 1996 when the root crops in poultry diets project in Cameroon was coming to an end. The Livestock Production Programme Manager, Dr Richard Mathewman, had suddenly found some extra money from the Department of International Development to be spent that financial year and issued a call for new projects or project extensions. When I tried to get the root crops project extended I encountered considerable hostility. I had not been satisfied with the technical progress in the field and put forward a proposal to investigate a few poultry diet improvements. Instead of addressing the proposal that I had put forward the Programme Manager's response was to ask me to fill in a Project Completion Summary Sheet to signify that the project had ended. I questioned him about it which led him to write to me saying that I was applying for funds under false pretences. The comment hurt me a great deal as it called into question my reputation and I asked him why he was asking me to complete a project completion form when his earlier email had made it perfectly clear that he was still considering a project extension to the root crops project. He denied that it was still under consideration. The important thing however was that the messages were being merely relayed to me by Mr X pretending to be acting for himself when the true situation was that Professor Gill was actually making the decisions. I did not get a project extension but exposed Professor Gill and Dr Mathtewman to being deceivers, and brought the matter to the attention of the acting Director of the Institute, Mr John Perfect. This incident was a major turning

point as I had exposed racial discrimination in the allocation of research funds, which led senior management to gang up against me from that point onwards.

Subsequently I found that all my major project proposals including for the Department for International Development's Flexibility Fund and Darwin Initiative were being blocked unreasonably and obstacles were being placed in my path to ensure that I did not succeed. At the same time I had a Budget Manager to satisfy and had to show that I was trying my best to secure project funds for the Department, for the Departments were run as separate entities each having to survive to exist. In the summer of 1997 the Department received calls for concept notes and I was encouraged to take part in the development of concept notes for submission. One person chosen as a Bid Coordinator was a Mr David Jackson with whom I shared an office. When my progress was hampered again I decided to complain and wrote a strongly worded memorandum to him, copied to my Head of Department, Mr Barry Blake and the then Director of the Institute Mr Wills. The purpose of the memorandum was to demonstrate that I was a valuable member of staff because of my superior technical understanding of the subject matter and so the right person for the task of submitting a concept note and taking part in the project but for the fact that I was being racially discriminated against and marginalised out of funds.

UNIVERSITY OF GREENWICH
NATURAL RESOURCES INSTITUTE
MEMORANDUM
MANAGEMENT IN CONFIDENCE
From: Dr S. Panigrahi Date:27 July 19

From: Dr S. Panigrahi Date:27 July 1997 To: Mr D. Jackson *: 01634 883545

(NRI Research Bid Coordinator for DFID's Fax: 01634 883551/883888 NRSP SAPS Call for Research Proposals on eMail: shan. panigrahi@nri.org Constraints to Natural Resources Productivity in Semi-Arid Farming Systems of India)

СС

Dr B Blake Professor D Wills Mr Jackson

PREPARATION OF CONCEPT NOTES FOR THE NRSP SAPS CALL

- 1. I am most concerned at the ambivalent attitude you have displayed towards me thus far in relation to the development of Concept Note (CN) for the above Call. This is most vividly reflected in your not even bothering to respond to my emails on the subject. And when I have tried to remind you of some of my concerns verbally you have given me answers that I have felt were tantamount to being 'fobbed-off', as the expression goes. Do you not wish my KAWAD CN preparation efforts to succeed? You are aware that I have only a few days left in which to finalise the CN before going on leave, and I am undercommissioned in the next UoG financial year. I have heard that there are redundancies in the offing and those without much commissioned work will naturally be selected for this. I may only be junior member of staff but this job is important for me for the sake of my family. Please note that my wife only has a part-time job as an administrative officer, and we have a 7-year old daughter to bring up for which we need our combined incomes! As a parent yourself of a young adolescent daughter you should be well aware of how costly this is if you want your child to have a good education.
- 2. I am, therefore, asking you again for genuine help this time in my efforts to develop my CN. Please note that failure to respond positively to each of the following points may leave me with no alternative but to request Ian Grant to appoint a different Bid Coordinator for this Call a person more mentally-predisposed to assisting other NRI staff than yourself! I must have the information requested in the following paragraphs in writing before noon on Monday 28th July 1997.

- 3. First, please give me copies of all your letters to potential overseas collaborators in India since 11 July 1997, including the Fax print-out slips that will confirm to me the times of any successful transmissions attempted through this medium. You said you were expecting a reply from them by close-of-play on the 24th of July so that you would then arrange a second CN Drafting Meeting (CDM) this week. Have there been any replies? Did you try to speak to anyone directly on the telephone and checked that relevant staff had not gone on holidays? As you know I am expecting to travel widely in India shortly and wish to call on these persons, especially at the University of Agricultural Sciences and CRIDA, to discuss my CN.
- 4. I referred to Dr Arora in my email of 23 July 1997 to Dr Thomas (copied to you), and again, his name came up at the CDM as a key person for implementation of the project in India. You are aware that in his letter of 1st October 1996 to Mr Wilson (at the British Aid Management Office, New Delhi) Mr Lewcock specified that all KAWAD-related research proposals must be discussed with Dr Arora. This has become even more important now that he is the 'Commissioner', as you rightly brought to our attention at the CDM. If you still have not written to him, what are your reasons for this? Please also ensure that I have his address and telephone and Fax numbers so that I can then communicate my views to him directly before I go to India, and then arrange to meet him during my stay there. 5. At the CDM we expressed grave concerns on paragraph 12 of the Call, as no one could not fathom out its significance in the context of KAWAD. Specifically, we deliberated on how it could be possible to develop research ideas on cropping patterns and livestock systems, or on common property resources, or on coping strategies, and perhaps least of all, on catchment management strategies that would achieve complementarity with KAWAD if we were to conduct research to validate and test technologies/approaches elsewhere (Zimbabwe was considered at the CDM for 'elsewhere' because of the contents of paragraph 10 of the Call) given that soils, climate, rainfall modality, length of the dry season(s) socio-economics, etc., are crucial variables for the sustainability of any project under SAPSs. You undertook to discuss paragraph 12 with Dr J Barrett (the Programme Manager in DfID) since Mr Lewcock, according to you, was on an overseas mission in India and could not be contacted by email. Have you contacted Dr Barrett as yet? If not, why not? Further, is it not worth telephoning the University of Agricultural Science at HubliDharwad to locate him? You will recall that the trainee from Karnataka working with Ansen Ward said that all major State Universities were now on the Internet so they may well have installed email systems recently! Please keep me informed on these communications by copying your letters to me in future. 6. As you know there was a time delay of several days between the appearance in Room A121 of the two Call documents - the first one that you gave me on 17th July without any hand-written markings on it, and the second one on 22nd July with 'DJ. Working Document' marked at the top. Both documents were unaddressed, dated the 11 July 1997, neither was signed by Mr Lewcock, and you pointed out to me only on the morning of 23rd July 1997 that there had been no modifications made to the first document in the second one. Any sensible Bid Coordinator would be expected to issue these documents in the reverse order to which you did, do you not now agree? We also had a third document produced at the CDM by Derek Russell which none of the other Committee members were in possession of! This being the most official-looking of the three documents (it had a covering page and was signed by Mr Lewcock, for example) must have been the document that Ian Grant had seen/received on 14 July 1997, and to which he referred in his email of 21st July 1997 to HODs and Bid Coordinators (see NEWRES.XLS). Since Mr Lewcock was consulting you in detail at least since the 4th July 1997 on the drafting of this Call, I would expect him to have had sought your opinion on the final version before he released it on the 14 July 1997 to other Institute staff through the official, lets call it the 'Derek Russell' Call. It seems that he did not inform you that he had now agreed to issue the Call prior to his departure, and further, that no-one bothered to give you a copy of the 'Derek Russell' Call. Or else, as an NRMD colleague you would surely have immediately asked me to discard the first two Call documents in favour of this document since you know that by the

22nd of July I was spending all of my time studying Dr Barrett's detailed KAWAD project memorandum, your complicated but thorough and interesting 15-24 July 1996 project identification mission visit report, and the Kalyanakere-Mavathurukere Watershed Development Programme Final Technical Report. In addition, I was studying maps of Karnataka for road/railway networks and the proximity of Bijapur, Bellary and Chitradurga to the major urban markets of India, discussing the project site with the trainee from Karnataka, and then discussing several project ideas with you. You did not receive the 'Derek Russell' Call right up until half-an-hour before the meeting (please confirm) when it had been apparently seen/received by Ian Grant on the 14th of July and, perhaps, also by Dr Blake sometime about this date. If you did not receive it should you not have insisted on it as the NRI Bid Coordinator, given that you had been assigned the responsibility to circulate it to all staff with an interest in submitting CNs? It seems that Ian Grant appointed you Bid Coordinator on the 21st without ensuring that would have the 'Derek Russell' Call. You also arranged the 23rd July meeting giving Dr Thomas no time to study the requirements of the Call. You appeared to know that the Call had become official only some time after 12.26 pm on that date because on your return to the office you then started deleting the markings 'DJ. Working Document' when photocopying the document for the benefits of the Committee members. If you did receive the 'Derek Russell' Call even at that stage you would have let us have copies of this one instead, because as far as you were concerned the contents could well have been changed at NR-International without reference to you (that company is perfectly entitled to do this if it chooses!). If the 'Derek Russell' Call only became generally available around 1.00 pm of the 23rd July, and you were aware of this, as Bid Coordinator I would then have expected you to postpone the CDM at 2.30 pm to give the Committee members time to consider the document first. Do you not agree that this is what you should have done with hindsight?

- 7. If the 'Derek Russell' Call is indeed the definitive official Call, do you know why the title still reads as follows:

 'ODA NRSP Semi-Arid Production Systems Research

 Proposed Call for Submission of Concept Notes'?
- 8. A good Bid Coordinator should try to follow the example of Nigel Hunter who on receiving the same notice from Ian Grant as you, studied the Call right up until the 25th of July and then sent a general notice throughout the Institute soliciting the registration of interests in his Call, giving until the 31st of July 1997 as the deadline (see his email). Excellent approach! On the other hand, no one at NRI with whom I have spoken was aware of your intentions, and even Dr D. Thomas next door thought that we were going to discuss the NRSP SAPS Zimbabwe Call until I informed him otherwise by copying to him the papers you gave me at around 12.00 on the 23rd of July! (you should be aware that Dr Thomas has been strongly recommended for the new Departmental post of 'Research Manager' and it is very disrespectful to treat him in this manner on such a vital research issue).
- 9. You informed me on the 22nd that only Czech Conroy, Dr Thomas, you and I will be present at the CDM. You appeared not to know at least up until 1.00 pm on the 23rd July that Rod Bowen, Richard Mathewman and Derek Russell would also be present. As you know Rod's contribution to the technical discussions were minimal this observation implies no disrespect to him, he is a Forestry specialist and we were discussing semi-arid agricultural systems with a focus on water conservation! Derek Russell was due to attend an important Departmental meeting at 2.00 pm that day and appeared to be suddenly diverted away that morning for your CDM. And why was Richard Mathewman present when there were already two strong NRMD livestock specialists in the Committee. You should take note that as far as I am aware Richard is still partly retained by NRInternational as a member of their staff, for Programme Advisory/Management purposes (please check with Dr Blake). If so, was his presence at the meeting as a member of CN Drafting Committee appropriate? Again he made next to no contribution to the discussions, and from what I could see,

he did not even have a copy of the 'Derek Russell' Call or your first two Call documents (?). If you did not ask these three people to attend the CDM who did, and for what purpose?

- 10. As NRInstitute is now in the private sector, us scientists from the old civil service system have, unfortunately, got to get used to an additional burden - legal affairs! If we do not, one of us will soon make a mistake in our dealings with outsiders that could plunge NRI-UoG into contractual obligations that they could not possibly meet so that matters might have to eventually be resolved in a court of law. We are in very dangerous territory with research because there is so much uncertainty in this sphere, for example, a minimum 70 per cent of the work that we are responsible for contractually is outside our control as Project Managers (the overseas elements). You need to constantly bear in mind that NRInternational is a profit-making (of sorts) private company responsible to its shareholders (of sorts), and that the RNRRS Research Calls go out for competitive tender! Whilst I am no expert on legal matters, it seems logical to assume that it it could be illegal for that that company (and for us if we appear to collude) to seemingly give this Institute an unfair advantage over its competitors by for example, using us to draft the Call (we could tailor it to our strengths - I know you have been working on the precise wordings of Mr Lewcock's Call since at least 4th of July), assisting us in the drafting of the CN (if Richard Mathewman is indeed still partly retained by NR-International!), and by letting us have prior notice of the details of a Call (as you and I were). If you are inexperienced about these matters, you should consult the Directors Office about legal affairs.
- 11. Lack of any amendments to the first Call document or to the 'DJ. Working Document' Call document in the final official 'Derek Russell' Call version is a pity because the CN Drafting Committee agreed that this was a rather carelessly-prepared document containing confusing Purposes and Outputs, and above all, was anticipating research complementarity to a Developmental project that had not even started and which would take several years after a suitable project start-up period, to become operational to the extent that the associated natural systems could be understood (KAWAD is expected to be 15 year project with funds currently confimed only for the first 5.5 year Phase). The correct approach would, therefore, be for 2-3 years of watershed design/engineering to be completed before considering a RNRRS NRSP complementary research. In my view, it would certainly be a waste of time, money and manpower effort to conduct technical research, at least until some new watershed sites had become established. We are in the realms of speculation to specify project outputs and milestones under circumstances of such high uncertainty (if you are unsure about the difference between 'risk and uncertainty' please check with me). Some research could perhaps be organised in Year 2 of KAWAD's operation if priority is given in KAWAD to starting its implementation in Bellary because of its higher rainfall so that it would be easier to replicate known technical interventions here. However, I have not seen the Technical Annexe for KAWAD (it is not in Dr Barretts document that you gave me to study) and so cannot comment further on this aspect.
- 12. Thus, all matters and factors considered, I would suggest that at present the useful NRSP strategy-congruent research work be limited to detailed project identification, for which we should seek Programme Developmental funds instead of Research funds. This will, however, not be an ordinary project identification mission but itself would require 'projectisation' over a 2 year period. There is a mountain of literature from previous World Bank-funded research to be digested by UK staff, and this should be followed by a series of KAWAD-progress monitoring visits that will end up with a SAPS CN research proposal/memorandum with the assistance of local collaborators and NGOs. It follows from this that, in my assessment, the Call as set out is 2 years premature. Accordingly, I would also very strongly recommend that Mr Lewcock be advised immediately to withdraw the Call before it wastes more valuable time, firstly, of experts in the UK and overseas who

would unnecessarily start preparing CNs for it (technical expertise is getting to be in very short supply these days as research funds dry up throughout the world) and secondly, of those who will have to appraise the CNs (please realise each of the external reviewer and the members of the PAC would have to study the documents that you and I have in our possession (see paragraph 6) before they can make recommendations on which are the sensible research proposals for DfID to pursue in relation to KAWAD-complementarity. Please also spare a thought for administrators at DfID who may now be inundated with tens or even hundreds of CNs arriving at the Systems Management Office.

13. I should make some further views known on research project identification in case you accept my recommendations in paragraph 11. The composition of the UK visiting teams to monitor KAWAD progress at different times over the 2 years is going to be vitally important to consider for getting the eventual CN right. In this regard you will recall that at the CDM concern was expressed that £25,000 per visit will not be sufficient for this. A two-person team of an agronomist and socioeconomist will not be adequate to carry out the task, as Mr Lewcock seems to think. You have pointed out (paragraphs 21-28 of your visit report) that a multi-disciplinary approach is essential and, in particular, that ICRISAT scientists are in dire need of advice from a respected Hydrologist (to be added as the third team member in addition to an agronomist and a socio-economist). NRI does not currently have a hydrologist. Whilst we must rectify this deficiency, for our immediate needs I would suggest you contact the Institute of Hydrology in Wallingford, Oxfordshire. You are also aware that Mr Wilson in his reply (copied to Dr J Barrett) to the above-referred letter from Mr Lewcock insisted: 'Among this work, soil fertility and fodder production are central'. The fourth member of the team must, therefore, be a livestock feed and manure specialist. I believe I was recruited into the CN Drafting Committee to fulfil this role (please see my email of 24 July 1997 to Claire Troy copied to Dr Blake and yourself). Although we need to be sensitive in how we communicate our true feelings to Mr Lewcock, DfID must aware that Mr Lewcock is not a technical specialist but a Manager so that he cannot be expected to appreciate issues concerning environmental sustainability. That is what we at NRInstitute are here for. And we need to provide advice that is consistent with the simultaneous objective of maintaining the reputation of NRInstitute-UoG as a World Centre of Excellence in Tropical Agriculture. Please, therefore, consider these matters carefully and inform Mr Lewcock, and if necessary, Dr J Barrett. When all these deliberations are complete please convey any important messages to me at my India address that I gave you (my telephone number there is 009133 534 5868, in case you need to contact me).

14. On a minor matter, I should also be grateful if you would please advise Ian Grant of the following (on my behalf but I think many others at NRI also hold the same views), so that he may then consider making appropriate representations. The months of July and August, being the height of the holiday season, is a bad time for DfID Programme Managers to issue Calls for concept notes. As you will realise from the above technical deliberations, the drafting of research proposals for implementation overseas is a very complicated affair, requiring studies of the state of economic development of a country and the geographic/climatic/socio-economic attributes of the regions selected for project implementation. But perhaps most significant, staff need to adopt considerable diplomacy when dealing with overseas people to try and secure the establishment of sound collaborative arrangements, especially in India and Kenya in my experience. These countries have inherited bureaucracies that will grind any scientist down so that we need to be very patient! Further, we must also remember that we are now part of the UoG, and as such, each one of us has a responsibility for conducting ourselves with overseas collaborators in a courteous and generous manner when trying to surmount language and cultural barriers. Only then will the institutions be inclined to send their young students and scientists to us for under-graduate and post-graduate courses and PhD studentships. Thus, seven weeks to getting a CN prepared from the date that a Call is issued (which will be only 5-6 weeks for the relevant staff by the time they receive the document!) is woefully inadequate to make collaborative arrangements with overseas collaborators by telephone and fax communications that we have to rely on. I would suggest 3 months as being more reasonable for the submission of a CN and 4 months for project memorandum.

15. Finally, may I remind you that I must have a response in writing to each of the above points in clear unambiguous terms waiting for me on Monday when I arrive at work. As I mentioned to you when you were about to leave for home on Friday, I am having to look after our daughter in the mornings of this week. This leave has been somewhat enforced on me - unfortunately, much as we pleaded, the NRI/UoG PlayScheme organisers could not persuade UoG to release the required rooms for the children to be looked after during the first week of the school holidays. However, I will still try and complete as much of the CN work as possible with your cooperation.

Dr S. Panigrahi

Natural Resources Management Department

The memorandum was a severe criticism of the University's work that I was engaged in and in particular on how I was treated. Mr Jackson submitted three documents in defence but I did not respond to these and I went on a family holiday to India. On my return a month later the Deputy Head of Department wrote a memorandum to me which led to informal disciplinary proceedings being initiated against me. A meeting was held and I was reprimanded, the issues specifically relating to my alleged discourteous behaviour towards Mr David Jackson and Mr Andy Major, both of Natural Resources Management Department. Strangely the charges against me were to do with calling a junior administrative staff, Mr Major, incompetent which I denied. In my defence I stated that Mr Jackson had been blocking my progress out of jealousy. Dr Blake in his memorandum of 13 November 1997 acknowledged that 'Dr Panigrahi had one very serious concern related to the Jackson concept note issue but with far wider implications. Dr Panigrahi stated that he had raised a range of other proposals over time for eg for PhD studentships and ASSC funding which he felt should have been put forward and funded. He had often not received a response to explain why his ideas had not been taken up and was of the clear opinion that there was a process in place which was actively and specifically blocking funding proposals that he produced. The Institute and Departmental procedures for concept note production had changed and still seemed to be changing when it suited those responsible. Dr Panigrahi had no understanding of why such a widespread blocking of his proposals should be imposed by a range of colleagues, but he was convinced that this situation exists.' I was asked if I thought that there was a conspiracy against me. I said 'No' knowing that to say otherwise would be tactically wrong as it would give them the reason to send me for medical attention for psychological problems. Dr Blake summarised the proceedings that it '...will require the following from Dr Panigrahi:

- acceptance that his suspicions of colleagues in the context of their attitudes towards his development of proposals are unfounded
- acceptance that his behaviour with respect to Mr Jackson and Mr Major was discourteous and inappropriate
- acceptance that his communication with American Express was entirely inappropriate and circumvented normal line management procedures
- an undertaking that he will in future adhere to normal Institute and departmental management routes, procedures and standards of courtesy in all matters and will route correspondence through line management as appropriate
- where problems arise he will discuss these with his Line Manager, Deputy Head of Department or Head of Department according to availability, before acting
- acceptance that having agreed these terms, subsequent failure to uphold the undertakings may lead to immediate formal disciplinary action Further action will await Dr Panigrahi's response to this document'.

I gave the undertaking required with extenuating circumstances for my conduct to be considered. Soon after Dr Blake said to me one afternoon, 'The most important thing is to sort you out' with a double meaning, as I was undergoing medical treatment for suspected tuberculosis, which fortunately subsequent tests showed to be incorrect. The informal disciplinary hearing was held on the afternoon of 12 October 1997 and I had come into the office very early in the morning to send an email in preparation for the hearing. As I drove out and while still within the University premises, a car suddenly turned on me and damaged my car's right flank and caused a tyre puncture. The driver was a lady, a junior member of staff from the Director's Office. I was certain in my mind that I was not to blame for the 'accident' and that the lady had deliberately driven into my car. I tried to probe her further by email but she refused to engage in the discussion, which added to my suspicion that the incident had been an attack on me in order to send me a message that I should leave the Institute. My Insurance company, Direct Line Limited appointed Moore Blatch solicitors to take the case to court - on what arguments I do not know.

I struggled on through the winter of 1997 to keep up with my work. At one point in relation to a few days break that became available I found myself writing to the new Director of the Institute Mr John Perfect an email with the saying, 'Thank God for small mercies'. Such was the compulsion to write these words I wondered if the message was coming from a different world. I went to Zimbabwe in February 1998 to work on my oilseeds in livestock diet project. The visit was marred by the Intermediate Technology Development Group undermining my work on the field and my efforts were being ruined by colleagues in Zimbabwe and others at the Natural Resources Institute and the Appropriate Technology International of the United States. However, I ignored these problems in order to focus my mind on the purpose of the visit which was to develop a project proposal for securing future project funds.

Throughout this period I was being harassed non-stop by colleagues with such actions as would show me to be incompetent. Dr Chris Wood on his return from a trip to India presented me with a copy of the Indian news journal 'India Today' which I took as a message that I should pack up my bags and go back to India immediately. The United Nations placed an advertisement in the Economist for the post of Director of Sustainable Development clearly targeted at me. I applied but no response was received concerning the vacancy. The United Nations had been manipulated.

I had virtually no projects by then and I had known for some time that the writing was on the wall for me. Yet, to annoy management I prepared two papers for submission, first one to the Spring Meeting of the World Poultry Science Association-UK Branch (WPSA-UK) in Scarborough in March 1998, and the second to the 10th European Poultry Conference to be held in Israel in 21-28 June 1998. Furthermore I secured a Travel Grant from the British Poultry Science Limited to attend the Spring Meeting of WPSA-UK which was being held jointly with the British Society of Animal Science (BSAS) Meeting for a combined fee of £190. At the Meeting I paid this amount by cheque. While in Scarborough I received an invitation from Dr Jim McNab to participate at the World Poultry Science Association Symposium to be held in a year's time. I packaged that invitation as a small project proposal and put it forward for funding from the new Livestock Production Programme Manager, Dr Wyn Richards. I was almost certainly going to be successful with this application but the harassment was continuing unabated as the BSAS siphoned out a further £190 from my Bank Account without authorisation. The University had for long been monitoring my telephone calls and I had given out my Barclays Connect Card number for the first time to a lady in Jerusalem where I was proposing to stay during my participation at the European Poultry Conference. I could only conclude that the VISA number was then passed on to Joyce Darling of the BSAS for her to harass me under the false pretences of mistakenly charging me a second time. That is when I became convinced that Scottish colleagues had decided to persecute me out of their national loyalty to Professor Gill at Natural

Resource International. What does one do? Lie down and take all the harassment? I chose to respond in kind for I had had enough of racial prejudice, and further had realised that I had learnt about as much as I could out of my association with the Natural Resources Institute. The laboratories were being closed down and the scope for research had diminished considerably in recent years. The most important thing was to retain a good name, the reasoning being that I could then become a free-lance scientist if I did lose my job. I wrote in an email that the University of Greenwich was a polytechnic that thought it was a university, having been so classified (along with numerous other polytechnics of the UK) by the previous Conservative Government.

In one email to the Livestock Production Programme manager I found myself writing at a certain point: this saga was engineered for al's intents and purposes, with the term 'al' apparently representing the Almighty. This was an early clue that I was to experience a religious phenomenon. On numerous occasions I felt that during my emails I was communicating with a higher power rather than the person to whom the email or letter was addressed. When I was harassed with the 'false pretences' jibe I wrote to the Director after sorting out the matter that I did not need to do anything further to protect my reputation within Natural Resources Institute or outside: the word outside meant in the spiritual world and before God.

The project proposal development with Intermediate Technology Development Group (UK) was going well but before anything could be happen on this a letter arrived from the Personnel Manager on 1 April 1998 outlining an allegation of misconduct by me. I was so angry by then that I decided to fire off a sarcastic letter of protest to the BSAS, written as if in Scottish accent, and gave it on 20 April 1998 to Professor Gill as its President. She was also the Head of Natural Resource International with its offices in Chatham Maritime. I wanted the letter to hurt.

To From
BSAS Dr S. Panigrahi
British Society of Animal Science 3, Hoath Lane
P.O. Box 3 Wigmore
PENICUIK Near Gillingham
MIDLOTHIAN EH26 ORZ KENT ME8 OSL
UK UK
17

Tel.: 9131 4454508 Offical Email:

shan.panigrahi@nri.org Fax.: 0131 535 3120 Email:BSAS@ed.sac.uk Fax 0131 445 4508 20 April 1998

Dearie me Joyce Darling@BSAS Central Operations (- Relocation?) CONFERENCE FEE:REF: 8044273: BR SOC ANML PROD PENICUIK

- 1. Hello! Are you still there Joyce dearie? Is there anyone'n? What's go'n on, ma' dearie?
- 2. Got ye green 'Cardholder Copy' o' Sales Voucher Slip for Bank of Scotland, Merchant Services, wi' ma' Barclays Bank Visa Card No. and wi' the follow'n entries:

CARDHOLDER'S SIGNATURE: Mail Order

AUTHORISATION CODE: 92445

DESCRIPTION: Conference fee (this looked like yer handwrit'n, Joyce dearie?)

AMOUNT: 190 pounds

DATE: 09-04-98. Incid., postmark on envelope, 'twas 8.04.98?? Joyce dearie, yer did the same thing a' Scarboro'. I gave yer the cheque on 23rd March and the date on your receipt was 25 March - suggest ye check Barclays Cheque No 90098086, 100665?

DEPT.: Blank space (??) SALES NO: Blank space (??) INITIALS: Blank space (??).

- 3. Saw entry in ma' Bank printout on Friday: BCC 190.00 DR 16APR. Incid. 'ope yer no relation to Alistair, or we'v all 'ad it! Good on yer for BSAS though, Joyce dearie? Are yer'n charge of the new fundrais'n strategy! Did'yer tell Dr Black all abou' i'? Did he like i' and say 'well done' and 'good on yer Joyce dearie', or did he shou': stramash, Joyce (as yer great soccer manager Alex Ferguson might'v put i'!). Incid. did yer pass on t' WPSA-UK their bit o' booty?
- 4. No worries, though Joyce dearie, as that other mastermind Alan Border might'v put it (incid. d'yer know anything about cricket up there by any chance in case not I am send'n here some of the rules in plain English; see PPS). Easy come, easy go, as I always maintain.

Can yer take any more o'this? Say when, and I'll stop dish'n. i' out!

- 5. Thank ye though for ye BSAS compliment slip. What did I do to deserve this? Was't ma' 'knockout' poster, by any chance? Incid., who's idea was't no signature/initials or date on't!).
- 6. Good Meet'n though Joyce dearie, but a wee bi' gloomy and wet, is Scarboro' even the nice landlady in guest house did no' make up for this. And that zig-zag from the main road down t' the Spa Complex glad there was no frost, or even moss, I tell yer or else delegates would be hav'n to go down wi' 'their skates on'! And in case yer wonder'n about Blackpool for the next'un, forget it tha's no good either, go'n by reports! They tell me it gets tha' way when one's had 't too good for too long, Joyce dearie. Suggest somewhere 'down here in this direction' for a change. Wha' abou' Brighton? Nice place, and a wee bi' warmer for delegates! Could also do wi' a wee bi' of boost, yer know, wi' all the trouble with the football ground! Look wha' happened to Glasgow in jus' a few years! it's a great place now, be'r than E'inburgh, I think. Promise to think abou' t'?
- 7. Enjoyed the Meet'n, though bi' rush-rush on 23rd March mornin' due to be'n a low budget visit, yer see! Jus' managed to get on the 'Flying Scotsman' at Kings Cross about 10.30. Incid. caught the headlines in 'The Scotsman': 'Tensions shows as Scotland receives a mauling in Calcutta Cup'! Sign of times, I wonder'd! Took a taxi from the station, checked-in at the Adene H'tel and ran down the tzigzag t' the Complex. Phew! Did yer know, I just got into the Spa Theatre in time to catch the last sentence of President's welcomin' address: 'BSAS has a reputation of being a friendly society, and I hope it will remain that way'. Hear Hear(!!), I thought. Incid., now wonderin' whether for the next'un the President could add the words 'and wealthy' between 'friendly' and 'Society' with yer new fundrais'n strategy! Who knows though there's many a slip t'wixt cup and lip, as ma' good Dad says but also 'say nought the struggle not availeth' no, not yer Robert Burns; Arthur Clough (incid. is he any relati'n to tha' other great soccer mastermind Brian, who never got his chance for the big job, I wonder!).
- 8. Incid. wish yer good luck with yer fundrais'n we need't! Perhaps, for the next'un yer could offer the delegates some decent food, 'nstead of them sarnies and fa' chips and no dessert, dearie me Joyce! I thought yer knew that I'm a bit partial t' samosas and chicken nuggets! And yer do have all tha' haggis and black puddin' no need to be abandon yer own food (and yer accent!) because of misinformation and need for fundrais'n, Joyce dearie I know good few Englishmen who love the stuff. And good haggis is made from sheep, not beef, as I understand't so no need for the delegates to fear mad cow disease; or even scrapies now that yer have tha' 'Dolly'. If I was to be perfectly 'onest wi' yer, I'm more than a wee bi' concerned abou' the recent spread of 'headless chicken syndrome' though up there, start'n from Aberdeen through E'inburgh down as far as Nottingham and Lincolnshire, would yer believe did yer hear anythin' abou' that in Penicuik, by any chance? No, Joyce dearie, I mean't good luck wi' yer fundrais'n. Perhaps yer can then also offer us give us 'cakes with tea' 'nstead o' them stale old 'cookies' yer got up there now tha' crumble in yer mouth at first bite, and spread debris all round usually in other people's homes! Incid. yer do still have those lovely short crust and short bread biscuits that's world famous! Oh, canno' afford it, I know!

9. Incid. not much cricket play'n up there in Scotland, 's there? At least, not the Test Match kind needin' 'stayin' power'. It looks like yer prefer the limited overs 'hit 'n miss' type or the under-ar'm stuff; Or is it the kid stuff with tennis balls that yer play up there; if yer continue t' practice wi' these balls, I can tell yer, yer got no chance in the World cup, where yer batsmen have t' face Commonwealth grenades!

10. Anyway, Joyce dearie. Thank ye for the Conference - see ye in the next'n, now that yer got yer money - unless yer baa'ery is as fla' as a pancake by then and yer move't to Penipinch. Incid., wha' does Penicuik mean, is it by any chance: 'if yer see a penny quick pick it up before someone else does?'

11 All tha' remains is for me to wish ye Namaskar, with our own say'n Satyemev Jayate. As Christmas may be comin' early this year Merry Christmas to ye (all).

Shantanu Panigrahi

UK, originally from Kalinga (Orissa), a place near Calcutta, India

PS. Joyce, dearie. In case ye're wonderin', 'incid.' is short for 'incidentally' - I know how yer love to cut things down to the size to suit yer needs up there; now perhaps yer know how tha' feels. Incid. I also just got fed-up wi' it in the end - referr'n to things 'obliquely'. I learnt tha' this strategy does the job without spread'n much debris, but takes an awful long time! Who has time these days, Joyce dearie - yer tell me now?

PPS. Oh I almost forgot:

CRICKET AS EXPLAINED TO A FOREIGN VISITOR (OUTSIDER)

You have two sides one out in the field and one in. Each man that's in the side that's in goes out and when he's out he comes in and the next man goes in until he's out. When they are all out the side that's out comes in and the side that's been in goes out and tries to get those coming in out. Sometimes you get men still in and not out. When both sides have been in and out, including the not outs - that's the end of the game. Incid., of course, 'these days' women also try and play this game, as yer might 've noticed.

HOWZAT!

On 24 April 1998 I received a second letter from the Personnel Department suspending me from work pending disciplinary proceedings. I felt a sense of relief for the day to day mental struggle in coping with the harassment would now be over. The University still had to go through a formal Disciplinary Hearing and an Appeal Hearing before it could dismiss me. I decided to fight the Hearings to protect my reputation but first took home all my box files containing scientific work before the suspension could be fully implemented. I wrote to the Vice Chancellor Professor Fussey stating that Mr Turner's documents of 1st and 24th April 1998 had been both incomplete and premature: of particular concern to me is how alleged misconduct so minor that it was deemed not grave enough to warrant Disciplinary Action (see Mr Turner's letter of 1st April 1998) suddenly became gross misconduct in his second letter of 24th April 1998. Formal disciplinary charges were concocted and my letter to BSAS was the single most important issue that was the subject of these proceedings. The suspension was also carried out with a blatant disregard for the University's procedures.

I asked my doctor to refer me to a psychiatrist to diagnose my mental condition with a view to going on sick leave from the University. This was also done to obtain medical cover as an excuse for any misconduct that I might be accused of and also to have on record that I needed to see a psychiatrist because of depression caused by workplace harassment. I was diagnosed as suffering from severe depression with psychotic features and prescribed with Laustral and Risperidone tablets. I kept appointments with Dr Rao at the BUPA Hospital in Walderslade and submitted a sick note to the University in July 1998. I had also sought out a High Street solicitor, Mr Nicholas Sorrell of Sorrell and Co Solicitors, 5 High Street, Gillingham, Kent, to whom I paid a total of £1750 during the coming few months. I handed a letter to Mr Sorrell at our second meeting, requesting that he type it out and

send it to the University of Greenwich from his Firm, as follows: TERMS OF DR PANIGRAHI'S SUSPENSION FROM WORK PENDING DISCIPLINARY HEARING: DAMAGES

I write with reference to your letter of 28 April 1998 to my client Dr S. Panigrahi (of 3 Hoath Lane, Wigmore, Nr. Gillingham, KENT ME8 OSL) in reply to concerns raised in his letter earlier that morning. Your decision to deny my client access to his research materials and to prevent him from acting on points 2a-g of his letter has proved extremely damaging to Dr Panigrahi's career and reputation as a scientist. You should have been aware that Dr Panigrahi is a scientist of international standing and in his area of expertise is acknowledged as an automatic choice for an invited speaker in conferences and symposia. He has proven credibility for securing for scientists Fellowships from such organisations as the Carnegie Corporation and World Bank and continues to receive requests from scientists to act on their behalf for these in order that they are successful. Dr Panigrahi frequently receives requests from international scientists to engage in collaborative research in view of his successful publications that show an established track record of high quality research. Dr Panigrahi has received personal commendations on the quality of his research work from Dr J.T. Banser, Director of the Institute of Animal and Veterinary Research, Cameroon, and from Dr B. Panda of the 'International Poultry Hall of Fame', amongst others. Dr Panigrahi has published approximately 40 scientific papers in international journals and has unpublished data to write another 30 such articles. In 1994, Dr Panigrahi was invited to join the Editorial Board of the journal British Poultry Science, and was subsequently elected as a Director of the company British Poultry Science Ltd. In the past few years Dr Panigrahi has been interviewed for the posts of Livestock Production and Environment Research Programme Managers for the Department of International Development (DfID), Government of the United Kingdom. In 1996, he was 'headhunted' to apply for the position of Professor and Chair of Nutrition, Institute of Aquaculture, University of Stirling (an opportunity he turned down). More recently, he was interviewed for one of the senior-most positions in his field in the UK, namely, Head of Livestock Science and Biotechnology Unit at the Chief Scientists Group. At present, his application for the vacancy of 'Director, Sustainable Development Division, Department of Economic and Social Affairs' is being considered by the United Nations in New York.

My client has worked extremely hard for over a decade to prepare the research material to which he is currently denied access for his 'oral' presentation at the 10th European Poultry Conference in Israel in June 1998. This would have been a distinctive feather in his cap in terms of international recognition for his work and it had clearly been agreed as part of his personal plans. The same applies to the personal invitation he received at his home address to speak at the 26th Poultry Symposium to be held in Peebles. Dr Panigrahi's scientific paper on 'mycoflora in stovers stored in Zimbabwe' has been highly commended by referees during first stage assessment as it breaks new grounds in scientific approach and methodology and is the result of 6 years of painstaking research – the publication of the paper was therefore urgent. Similarly, Dr. Panigrahi's dissertation on 'urbanisation and livestock development' (which has also been highly commended) is the last item of study material required to secure his MSc with Distinction from the University of London. Dr Panigrahi was also required to write a personal reference (in sealed envelope) for a colleague in ITDG-Zimbabwe to read for a course of study in Britain, which he has been prevented from doing, thus harming his personal reputation and the career of a close colleague. Dr Panigrahi was also in the process of editing a dozen or so scientific papers from international scientists for the journal British Poultry Science, a work that has now been suspended. He was also due to attend the Annual General Meeting as a Director of the Company British Poultry Science Limited.

The items of work listed in para 2(a-g) in Dr Panigrahi's letter to Professor Fussey and elaborated in paragraph 3 of this letter cannot under any circumstances be considered 'disruption in the workplace'. Rather it can only enhance the reputation of the University of Greenwich. This has led

my client to the conclusion that your denial of Dr Panigrahi's fundamental right to further his scientific work may be a deliberate malicious attack on his career development and reputation consistent with Dr D. Cooter's activities with respect to the 'Indonesian Concept Notes', the 'July Calls for Concept Notes' incident, the denial of funds for WPSA presentation, and by Dr R. Matthewman's libelous remarks of 'false pretences' made to my client over a year ago but which the University has not investigated despite requests from my client. On the other hand, this suspension appears to have been engineered to enable the completion of plagiarism of my client's research ideas on 'Oilseed cake as stockfeeds in Zimbabwe (Project ZX0021) in similar manner to the ways in which his original proposals on the 'effect of storage of stovers in Zimbabwe' was plagiarised by other staff within Dr Blake's Natural Resource Management Department, and the full raw data from dairy and poultry feeding trials designed by Dr Panigrahi under Project O0053 was systematically withheld from him by Professor Haines' Food Security Department. These two Heads of Department appear to have deliberately prevented my clients April 1997 Oilseed proposal and his A0493 research work with Dr P. Golob from progressing. This suspension from work is timed to cover up these allegations of gross misconduct against other staff. The timing of the suspension also raises a question over whether it was not a deliberate attempt to (a) destroy my clients recently negotiated contract, after nearly one year and a half of effort, with the Livestock Production Programme for DfID, and (b) prevent him presenting his 6 years of research and development experience on sunflowerseed oilcake (C0633, O0053, ZX0021) at the forthcoming Wye Livestock Meeting on 21 May 1998. Preventing my client attending this Meeting is a considerable attack on his reputation. This is consistent with the apparently 'staged' car accident being currently investigated by my client's other solicitors, Moore Blatch. The proposed 'disciplinary action/hearing' (see Appendix A) is seen by my client as an attempt to cover-up all these injustices perpetrated against him by a conspiracy of racial discrimination at the highest levels. A court injunction will therefore be applied for now to stop the proposed 'disciplinary hearing' until my client is given free access to all the relevant documents and the witnesses he needs to interview to support his case.

In conclusion, my client's promising career at a young age has been ruined and his international reputation as an agricultural scientist permanently damaged by his suspension from work under the highly dubious circumstances of corrupt practices in the University, but principally by the specific terms you imposed with reference to points 2a-g of my client's letter of 28 April 1998. Accordingly, I am instructed by Dr Panigrahi to take immediate steps to secure substantial financial compensation from the University of Greenwich for the damages suffered by him as a consequence. This letter gives notice that unless a positive response is received within days, court proceedings to sue for damages could proceed from 10 May 1998 without further notice to you. Yours sincerely (To be signed by Mr Sorrell)

I submitted to the University for approval a second handwritten letter addressed to Ms Joyce Darling in case it had been decided that my first letter to BSAS was an official matter of misconduct and not a personal matter over which the University had no jurisdiction. No reply was received to the substantive issue of how the BSAS got hold of my Barclays's Connect VISA number to effect the cash withdrawal. At this point, through my solicitor the University offered, without prejudice, to pay me £20,000 and to give me a reference letter. I rejected this offer asking the University instead to restore me to my job. No response was received and it was clear that Mr Sorrell too had been manipulated by my employers.

I had informed the University that as I was undergoing treatment for a mental health condition through my GP the disciplinary Hearing should be postponed or adjourned. The University was aware of the diagnosis made of my condition by a consultant psychiatrist so that it should instead have gone through the procedures for me to be placed on medical retirement under which I would

have been paid about £10,000 per year. My Union, the Institution of Professionals, Managers and Specialists was negotiating on my behalf on this but negotiations broke down because the University decided that whilst it required further medical evidence it was not prepared to wait for this to be made available by the psychiatrist in due course.

In another letter to the University I felt compelled to start the letter with the words: 'In this continuing quest to satisfy the need to know (to unlock the secret codes of the universe so to speak)...' . I reflected on it a great deal and judged it to be another clue that what I was truly engaged in on a day to day basis was a search for the truth about existence.

A hearing had been conducted on 14 July 1998 which I did not attend fearing that a kangaroo court was being set up and also because quite by accident it fell on the day of my appointment with the psychiatrist. I sent Faxes and letters by recorded delivery to the University complaining of shameless persecution and querying the proceedings on points of order, and during the Hearing itself sent a Fax asking for the Hearing to be adjourned on the grounds that my health condition had deteriorated with more severe 'anal' trouble and that I was unable to attend the Hearing at this time for what would inevitably be a long 'sitting' today. I meant by these words that I was resisting the persecution and hitting back with comments that I was shitting on the justice system in operation and that there would be a long shitting session in progress that day to examine my case. Apart from the BSAS letter the charges were all flimsy but I was found blameworthy of gross misconduct and dismissed from service. I followed the University's procedures and appealed first to the Vice-Chancellor and then to the Appeal Panel. During this period I found myself at times writing SOS notes to Mr Sorrell to act on my behalf in particular ways in order that my legal position was not placed in jeopardy, which added to my sense of feeling that I was experiencing a religious phenomenon. I appealed (hoping to have the full truth raised at the Appeal Hearing) on grounds that my own arguments in defence on each issue of the allegations of misconduct had, quite evidently, not yet been received by University of Greenwich Management for consideration. An appeal hearing was arranged which I did not attend but on 5th October 1998 I sent in a letter in defence. The Appeal Panel decided not to uphold my Appeal but stated that that it required further information on my medical condition as it believed that there were medical grounds on which it should reconsider the decision. It had also taken on board the suggestion from a manager that I had been confrontational towards management. I wrote to the Vice Chancellor Professor Fussey a letter outlining the unfairness of the proceedings hitherto and that Mr McWilliam who had presided over the Disciplinary Hearing was prejudiced against me. The letter was entitled DEFENCE DOCUMENT: DISCIPLINARY APPEAL HEARING DATE, WITNESSES AND DOCUMENTS FOR APPEAL PANEL/APPEAL TO LIFT SUSPENSION FROM WORK. In this letter there was another clue as to what I was engaged in. I wrote that I had stopped working on British Poultry Science manuscripts to move on to higher things from this noddy work.

There was no reply from the University. The medical reports could not be provided in time and my dismissal took effect from 20 October 1998. I believed that both my General Practitioner doctor Dr Sudhir Patel and the BUPA Hospital were also manipulated by the University of Greenwich and I stopped going to BUPA. I did not actually take any of the tablets prescribed to me by the psychiatrist but wrote to Dr Rao that I was merely suffering from depression. In my letter dated 15 December 2005 I wrote to Dr Rao referring to the plots against me as evidence that 'Big Brother' must want a nation of morons in a police state in the UK, such was the nature of the conspiracy that I was being victimised with. There was no information on my prognosis. A full recovery from my illness would have meant that in the absence of any work for me I would have been offered redundancy with over £55,000 redundancy payment since the University was making redundancies at about this time. As things turned out I did not even receive my full statutory sick pay entitlement

followed by Incapacity Benefit. It was apparent that the University was only interested in giving me a bad name with the gross misconduct charges and terminating my employment rapidly.

I was an Assistant Editor of the journal British Poultry Science based in Edinburgh. I knew that I had to try and prolong my Assistant Editorship of British Poultry Science for as long as possible to retain some credibility as a scientist. But the manuscripts that I was responsible for were being messed about by the Editorial Office and referees who were not sending back the referees' reports to me in time. Staff at the Editorial Office manipulated referees and authors not to cooperate with me from about July 1997 and especially during the summer of 1998. I wrote a letter dated 10 September 1998 to Dr Mieras, British Poultry Science Editorial Assistant critical of him, and in which I highlighted each one of my manuscript issues that the company must address, under the title BPS ISSUES CONCERNING THE PERFORMANCE OF EDITORIAL ASSISTANT but I knew fully well that several of the scientific staff were involved in manipulating my manuscripts. I had sent separate copies of the letter to Professor Sally Solomon, Dr J McNab and Dr G Perry but there was no response to the letter from any one. Having completed my outstanding manuscript work no further papers were sent to me for editing and I was soon relieved of my duties as an Assistant Editor of the Journal. I had completed my outstanding tasks and reflected on the words written to Professor Fussey in my 5th October 1998 letter that I had moved on to 'higher things' from this noddy work of editing papers: was I seeking religion or religious knowledge that I was writing such words, I wondered, and is this what advaita is?

The University had to be tackled on how it was involved with the proceedings leading up to the World Poultry Science Symposium to be held in Peebles on 24 June 1999. I could not take my case to the Industrial Tribunal until the situation was clear and this meant seeing out the date of the Symposium. Dr Jim McNab had withheld cooperation from me during the preparation phase of the conference and I therefore decided that it would be inappropriate for me to write my paper and attend the Symposium. Since I had sought Departmental funds of £150 for the preparatory work and this issue was not being addressed by the University, the Symposium issue would be central to my contention to the Industrial Tribunal that WPSA-UK Branch scientists had ganged up on me with the University of Greenwich in this and the British Poultry Science journal matter on which my Assistant Editorship was being terminated by making it appear that I could no longer effectively carry out my work. The disadvantage of seeing out the date of the Peebles Symposium to ascertain all the evidence was that there was a three month time limit from the date of one's dismissal within which applicants were obliged to bring their cases to the Industrial Tribunal unless they could prove that there were exceptional circumstances for which the delay was justified.

LEGAL PROCEEDINGS AGAINST THE UNIVERSITY OF GREENWICH

On 3 July 1999 I submitted the following Application Form to the Ashford Employment Tribunal Service EMPLOYMENT TRIBUNALS SERVICE, Tufton House, Tufton Street, Ashford, Kent TN23 1RJ, for (a) RACIAL DISCRIMINATION AND WORKPLACE HARASSMENT, and (b) UNFAIR DISMISSAL; and citing under Dates of employment: August 1979 to ? 1999, that the effective termination of employment date was a matter in dispute; and seeking reinstatement which included compensation. The following particulars of claim were submitted.

Racial discrimination and workplace harassment

Staff of the University engaged in systematic harassment on me over a period of one and half years leading up to 24 April 1998. From September 1997, this harassment took place almost on a weekly basis, the objective being seemingly to demoralise me and to destroy my international reputation. When these failed, staff engaged in provocation to get me to respond in such a manner that could then be construed as constituting misconduct. The incidents on which I was

tormented were numerous and ranged from blatant racial discrimination in the allocation of research funds and overseas work; plagiarism of my research ideas; attack on my character with accusation of false pretences; attempts to force me into accepting blame for project financial irregularities for which another organisation was responsible; holding a 'dummy' disciplinary hearing the purpose being, seemingly, to 'cover up' previous issues constituting harassment; playing mischief with my mail (particularly electronic mail) and my annual leave sheet. The most important of the incidents perpetrated and which are the subject of criminal investigations, was a car attack incident on me (my solicitors appointed by the insurance company to investigate this incident and then act on my behalf in court as regards my Uninsured Losses have informed me that court proceedings of some nature is to take place); and my Credit Card details being passed on to another organisation which then siphoned funds from my Bank Account in order to provoke and harass me (the full circumstances of this are being investigated by banking system).

Unfair Dismissal

In the absence of any legitimate grounds for dismissing me, a few of the incidents of workplace harassment on me were then themselves converted into issues packaged as comprising alleged 'misconduct' on my part for disciplinary hearings that were being arranged. I was unfairly suspended from work on 24 April 1998; unfairly because the sole objective of my suspension was to prevent me obtaining the evidence that I would need to defend myself on these issues by interviewing relevant staff and obtaining appropriate documents. The disciplinary hearings themselves were conducted in my absence on certificated sick leave (my GP provided statements and Med 3 Certificates that were submitted to the University as proof) and my salary was also stopped unfairly to put further pressure on me and my family into abandoning my attempts to seek justice by collecting all the evidence which I was gradually beginning to accumulate. In addition to not allowing me a reasonable opportunity to defend myself against the allegations of misconduct by my appearance in person before the disciplinary hearings, even a Defence Document which I had managed to prepare at home while sick and submitted to the University was not permitted to be considered by the Disciplinary Hearing Appeal Panel, as is evident from the letter dated 19 March 1999 sent to me by the Vice-Chancellor, Professor D. Fussey in response to the queries raised in my letter dated 15 March 1999 (documents available if required). Thus, in effect the University refused my suggestion in October 1998 to seek the assistance of the Arbitration Conciliation and Advisory Service to settle this dispute. Professor Fussey further wrote that there was no point in continuing correspondence with the University concerning this dispute whilst at the same time refusing 'point-blank' to answer the central question that I had requested the University to clarify, namely whether I had been permitted at any stage to prepare for and participate in a Scientific Symposium to which I was invited as a very important guest speaker whilst I remained suspended from work. Since it was becoming increasingly clear that University staff may have been in direct contact with the Symposium organisers concerning this matter, I found myself with no option but to wait until this Symposium was over (on 24 June 1999) before I could be certain of all the evidence that I needed in order to present my case to the Industrial Tribunal for Unfair Dismissal and a systematic campaign of harassment and attempts to 'blacken' my name in order to tarnish my international reputation.

The Employment Tribunal arranged a Hearing which I did not attend for the stated reason that I could not find my way to the Tribunal offices but the real reason was that the Tribunal had failed to force the WPSA-UK scientists to give evidence to the Hearing. Instead, the Tribunal ruled that my case could not be considered as it was submitted out of time for both Unfair Dismissal and Racial Discrimination. I appealed this decision to the Employment Appeal Tribunal Audit House, 58 Victoria Embankment, London EC4Y ODS. It refused to consider the matter. I then appealed to the Civil Appeals Office (Court of Appeal) at the Royal Courts of Justice, Strand, London WC2A 2LL, which too

did not wish to consider the matter. I took the Courts Leave to take the matter to the European Court of Human Rights. But first other avenues for legal redress had to be explored.

7a. Meeting with Rupa

Yahoo

/

Inbox

Adam Hodges <ahodges2@gmail.com>

To:

shantanupanigrahi@yahoo.com

Sat, 30 Jul at 04:28

Dear Dr Shan

I was a M.H. trainee who stood in at your 4th May assessment at Britton House with the Senior Community Nurse (M.H.), Mr. Quarm. I hope you don't mind me writing to you in this way.

I was fascinated by your journey and all that you have had to overcome. Having heard from you & your wife Rasmi, would you have any objections if I took out your daughter Rupa (31 which is my age too) mainly to hear her perspectives on the issues, but also for personal reasons?

Adam

7b. My Story

Yahoo

/

Archive

Shantanu Panigrahi <shantanupanigrahi@yahoo.com>

To:

ahodges2@gmail.com

Sat, 30 Jul at 08:59

Hiya Adam Hodges

I understand that you are interested in my story and wish to get to know us a little bit better? I am available for a discourse and wish to interview you before saying Yes to your request. First you must digest this: STRUGGLE TO SAVE MY SCIENTIFIC CAREER AT THE UNIVERSITY OF GREENWICH.pdf We can then take it from there, is that OK with you?

Shantanu

Dr Shantanu Panigrahi (Claimant in J00ME572, Medway County Court)

3 Hoath Lane

Wigmore

Gillingham

Kent ME8 OSL

Tel: 07967789619

Attachment:

STRUGGLE TO SAVE MY SCIENTIFIC CAREER AT THE UNIVERSITY OF GREENWICH.pdf 277.2kB

B. Concluding Submission to the Judge:

Your Honour

- 1. The Claimant suggests that the wall of silence from all Court's to whom Kent Police and the Prime Minister were pursued is because the unwritten Constitution of the United Kingdom prevents the Injunction against both these individuals and institutions.
- 2. As you are aware no doubt I had asked for £3.5 million as damages and compensation from the United Kingdom State Treasury for which the Chief Constable of Kent Police has been but an agent of persecution; but if my assessment suggested in paragraph 1 of the status quo outlined is a fact there is no point in the Hearing that is announced for 27 October 2022, 10.00 am and the Parties should consider the Case settled on the date and time of the listed Hearing.
- 3. My Costs Application will follow in due course for keeping the truths on the State-secrets in its Constitution that needed to be uncovered hidden from the public.
- 4. I look forward to your esteemed deliberations.

Yours sincerely

Dr Shantanu Panigrahi (Claimant) 3 Hoath Lane Wigmore Gillingham Kent ME8 0SL Tel: 07967789619

On Facebook:

Shantanu Panigrahi

28 July at 19:24 ·

Shared with Public

Attachments of any kind do not find the path to truth for an unreleased mind is a burden preventing the attainment of that mahatman existence of divinity.

Shantanu Panigrahi

28 July at 22:36 ·

Shared with Public

Satya-advaita (Truth-accommodation) is what one does with Vishista-advaita, which is the true Conception of Reality.

Shantanu Panigrahi shared a memory.

Yesterday at 08:31 ·

Shared with Public

Every moment one takes stock of ones circumstances instantly with no thoughts allowed in, and the right action emanates when on has attained the state of being that I define as mahatman, with total spontaneity of progressing forwards. That is freedom from the burden of mind. It is bliss.

2 years ago

See your memories

Shantanu Panigrahi

29 July 2020 ·

Shared with Public

Freedom is a state of mind, not a goal or belief, one is never free so long as one lives, one always moves and acts which is based on assessments of one's imminent reality and is therefore not freedom of the mind (stillness of the mind). One is always acting based on judgments of one's situation of whether one knows everything that is needed to be known for one's existence moment by moment. The truth path to continued-living in the material world so long as one lives and within one's means and circumstances requires karma, so one cannot be totally unattached to living unless one secludes oneself from society and that is an attachment to the desire for liberation and freedom, so unsustainable. So one has to define one's advaitism according to personal realities. Samadhi/nirvana are all implicit or explicit goals of mind-directed actions to influence one's society now or leave behind a legacy (the worst attachment of all borne of delusions of grandeur). One must continue and arrive at decisions as spontaneously as possible. That is the State of Freedom from all attachments, when the mind is free all the time, so one needs to dispose off one's thoughts promptly and without analytical considerations moment by moment. That is Bliss (nirvana, if one can call it a state of mind that is nonchalant and has no kind of pre-meditation to one's actions moment by moment. One just expresses one's feelings to oneself in continuing swadhyaya mentally and acts with nonchalant karma every moment.

Shantanu Panigrahi shared a memory.

19h ·

Shared with Public

Two years is a long time of search but essentially the stateny is a correct one
The elaboration is Satya-advaita that does away with describing the universe as Brahms,-Nsture
with attributes so all conceptions have dissolved away. One is really free in total truthaccmmodation st the nth degree of harmoisising spontaneously and automatically. There is no
treasure greater than the peace of mind this brings as all the ptoblems get sorted out

2 years ago See your memories

Shantanu Panigrahi 29 July 2020 · Shared with Public

When one's last vestiges of attachments are shed through yogic-realisation and Brahma-Nature state of Advaita results, one is Free

Shantanu Panigrahi shared a memory.

19h ·

Shared with Public

Swadhya is fundamental to yoga in the real world as one is one some best guinea pig for observing and studying the body and the mind. So the thing to do is to set yourself high ideals like finding God if He exists and how to serve humanity and the planet as well as yourself. Let the high ideals of Conservation and Preservation in particular drag your mind into the most appropriate mould that stands the best chance of accomplishing those ideals.

The sky is the limit when one is an allrounder.

Say that God chose you for that mission snd through the yoga based on the hypothesis of the preordination and preorchestration of the universe see what truths you do discover. This is a snapshot of my past 24 years. Bhakti from start to finish has brought me to this point in time when I am free.

2 years ago See your memories

Shantanu Panigrahi 29 July 2020 · Shared with Public

TO WHOM IT MAY CONCERN ON EMPLOYING MY SERVICES SWADHYAYA

I am a self-serving individual who through yogic swadhyaya research employing the only means available to me in my changing circumstances of life discovered my personal truth path of gunatranscendence to lose all my attachments to the jiva (body) that I live in in order to strive to better myself as a human being to exert the self-control necessary to live as Brahma in God-created Brahma-Nature; and in so doing continue to live only to my means as it changes from one moment to the next.

Right now I am therefore considering my family situation carefully and accordingly looking to see if I can get my Sainsburys Tonbridge part-time (12 hours) contracted job back through Tribunal proceedings that are under way, and failing that, speaking to Lisa of Porchlight this morning at 10.30 am when I see her at Wigmore Park under the Vocational Advisory provision of Dr Odesanya (Canada House) for me to suit my present mentality, to see what she would suggest to me in terms of altering my job-alert specifications with indeed so that I am guided into the right engagements for the future.

Please therefore continue to send me your emails: I no longer consider them to be intrusions but a provision for me from Brahma in Brahma-Nature that would enable me into living the preordained and pre-orchestrated life that Creator God Sri Krishna has in store for me for my Fate on Earth.

14.53 pm (UK-Time) 30 July 2022

To Conclude Shantanu Panigrahi 22m ·

Shared with Public

If someone was to ask me what is the greatest sin, my answer would be not himsa (violence) but the covering up of truth from silence or downright lies and deceit.

17.08 pm (Uk-Time) 30 July 2022